

1 IN THE DISTRICT COURT OF THE UNITED STATES
2 DISTRICT OF SOUTH CAROLINA
3 CHARLESTON DIVISION

4 UNITED STATES OF AMERICA,) 2:15-cr-00472-RMG
5)
6 Plaintiff,)
7)
8 VS) Charleston,
9)
10 DYLANN STORM ROOF,) South Carolina
11)
12 Defendant.) November 22, 2016
13)
14) Volume II
15

16 TRANSCRIPT OF COMPETENCY HEARING
17 BEFORE THE HONORABLE RICHARD M. GERGEL,
18 UNITED STATES DISTRICT JUDGE

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1 THE COURT: As we ended yesterday, there was some --
2 I wanted to make sure that all of the exhibits the -- which
3 the defense had intended to offer and which were not objected
4 to by the Government had been admitted. What's the status of
5 that, Mr. Bruck?

6 MR. BRUCK: I think we are ready to move those in.

7 THE COURT: Okay.

8 MR. BRUCK: And so move.

9 THE COURT: What numbers are those, sir?

10 MR. BRUCK: I think the only outstanding objection,
11 if I'm not mistaken, was --

12 THE COURT: I keep up with everything that is in, so
13 tell me the ones you are moving in so I can make note of
14 those.

15 MR. BRUCK: Oh, um . . .

16 THE COURT: Do you need help?

17 MR. BRUCK: I think I do. Maybe I should approach.

18 THE COURT: Ms. Ravenel is the keeper of all such
19 matters.

20 THE CLERK: All are in except Number 6. The
21 Government objected to Number 6. And I think we didn't move
22 Number 9 in if you wanted Number 9 in.

23 MR. BRUCK: Number 6 is which?

24 THE CLERK: I don't have 6 because it wasn't in.

25 MR. BRUCK: 6 was the Hiers document. We -- in the

1 crush of everything we had to be doing tonight -- last night,
2 have not found the substitute document. We will take care of
3 that during the day today.

4 THE COURT: How about Number 9?

5 MR. BRUCK: Number 9 is simply the documents that
6 the defense provided to Dr. Ballenger, and we simply --

7 THE COURT: I thought that was the disk.

8 MR. BRUCK: The disk?

9 THE COURT: I thought that was 10?

10 THE CLERK: They had the number switched, and that's
11 why we need to get that straight.

12 MR. BRUCK: Okay.

13 THE COURT: There is not a 9.

14 MR. BRUCK: Excuse me. Doctor 9 -- Exhibit 9 was
15 the -- the second of two sets of jail records, and these
16 are --

17 THE COURT: Stop for a second. Is there any
18 objection?

19 MR. RICHARDSON: None.

20 THE COURT: Defendant's 9 is admitted without
21 objection.

22 (Thereupon, Defendant's Exhibit 9 introduced into
23 evidence.)

24 MR. BRUCK: Thank you.

25 Exhibit 10 is simply the set of materials that the

1 defense provided to Dr. Ballenger, and also included one
2 video file --

3 THE COURT: Correct.

4 MR. BRUCK: -- that the Government provided.

5 THE COURT: And I admitted it only for the purpose
6 of documents that Dr. Ballenger received.

7 MR. BRUCK: So --

8 THE COURT: It's admitted for that purpose only.

9 MR. BRUCK: So we so move.

10 THE COURT: I think we've already admitted that,
11 have we not, Ms. Ravenel?

12 THE CLERK: Yes, sir, Number 10, yes, sir.

13 MR. BRUCK: So I think we are taken care of.

14 In that connection, while I'm on that subject, we
15 intend to offer, or we now offer Defendant's 11. Which is
16 another thumb drive containing three video files. Now, there
17 is a little bit of duplication. We are doing it this way for
18 the Court's convenience. The three video files include the
19 one video file from a visit with the defendant's mother,
20 which was on Defendant's 10, and which was offered primarily
21 to document the issue about the fixation of clothing. The
22 other two video files we have just received. They depict a
23 visit from the defendant's mother and father just this past
24 Saturday. And we received it yesterday, and I was viewing it
25 at 4:00 this morning. So this is the quickest --

1 THE COURT: Has the defense seen it -- I mean has
2 the Government seen it?

3 MR. BRUCK: We just this morning provided the file
4 to the Government.

5 THE COURT: Why don't you withhold it, and over
6 today, why don't you have --

7 MR. RICHARDSON: We are trying to look at it. We do
8 generally object to those, Your Honor. We don't think they
9 are, you know, necessary or pertinent here unless he's going
10 to tie it to ultimately the two questions that are asked. If
11 he's got an expert that is going to tie those to these
12 questions, then I think it's worthwhile. But just as a
13 general matter --

14 THE COURT: Here is what we are going to do: We are
15 not going to rule on Number 11 at this point, but, Mr. Bruck,
16 hold that in your pocket, and then to the extent you have a
17 witness, let's deal with it in the context of that sort of
18 testimony. Okay?

19 MR. BRUCK: Very well. Thank you.

20 A few matters just to let the Court know what we are
21 going to do and a couple of things we need to put on the
22 record. We worked with the Government last night to see how
23 much we could streamline the evidence today.

24 THE COURT: Yes.

25 MR. BRUCK: And as I think the Court is aware from

1 some affidavits that we sent you last night, we have had some
2 success in that Dr. Loftin will testify by affidavit. We do
3 not have to do a phone --

4 THE COURT: Let me get this. Affidavit agreements,
5 let me get this.

6 MR. BRUCK: And I think the affidavit will be
7 introduced through Dr. Wagner's testimony.

8 THE COURT: I don't believe I've seen that
9 affidavit. Is that correct? I don't think y'all -- I
10 haven't seen it. I earlier got Dr. Carpenter, and then last
11 night I received Robinson and Edens. Is that correct?

12 MR. BRUCK: Dr. Loftin is extremely short.

13 THE COURT: Okay. Is there a Government objection
14 to receiving Dr. Loftin's testimony by affidavit?

15 MR. RICHARDSON: There are no objections to
16 Dr. Loftin being received by affidavit. We think that the
17 Court can evaluate that. We don't accept it on its face as
18 being true.

19 THE COURT: I do not interpret when reading this
20 that you are admitting the truthfulness of it, but the
21 question is are you willing to waive your right to
22 cross-examination?

23 MR. RICHARDSON: Yes, Your Honor, we are willing to
24 waive it in light of where we are.

25 THE COURT: Okay. Do we have that Loftin affidavit

1 because I want to mark it. While you are doing that, let's
2 go to the next one.

3 MR. BRUCK: Yes. We are going to be short --

4 THE COURT: Thank you, Ms. Stevens.

5 Ms. Ravenel, and that will be Number 12?

6 THE CLERK: Yes, sir.

7 THE COURT: Defense 12. Is there any objection to
8 Defendant's Exhibit 12?

9 MR. RICHARDSON: I don't believe so, Your Honor.
10 We've had quite a few of these versions going back and forth.
11 If I might just have a moment to have counsel ensure that
12 we've got the right one.

13 THE COURT: Okay. Why don't we move on to the next
14 one. We'll come back to that.

15 MR. BRUCK: Well, while we are doing that, with
16 respect to Dr. Edens, the -- Dr. Edens can be available by
17 telephone later today, but what we propose to do, and I think
18 the Government has agreed to this, is to offer his quite
19 detailed affidavit as our direct examination, and then if the
20 Government decides after evaluating the state of the record a
21 little later today that they wish to cross-examine him, we
22 will tender him by telephone for cross-examination.

23 THE COURT: What's the Government's view?

24 MR. RICHARDSON: We are okay with that, Your Honor.
25 We think we'll know a lot more. We've got Dr. Maddox here

1 this morning. I anticipate when we finish with her
2 testimony, we'll have a better ability to evaluate whether
3 there is any necessity of doing anything more than formally
4 admitting the affidavit, and understanding that that doesn't
5 mean that we agree with it, but that we accept that as his
6 testimony.

7 THE COURT: Okay. So at this point, is there any
8 objection to Dr. Edens' affidavit?

9 MR. RICHARDSON: No objection to the affidavit,
10 reserving the right to cross-examine him.

11 THE COURT: No problem. I'm just trying to keep
12 this record straight.

13 MR. RICHARDSON: As are we.

14 THE COURT: Okay. So have you looked -- has
15 somebody looked at Dr. Loftin's?

16 MR. RICHARDSON: We have, and we have no objection
17 to Defendant's 12.

18 THE COURT: Defendant's 12 is admitted without
19 objection.

20 (Thereupon, Defendant's Exhibit 12 introduced into
21 evidence.)

22 THE COURT: Dr. Edens is Defendant's 13; is that
23 correct?

24 MR. BRUCK: Yes, sir.

25 THE COURT: Is there any objection, with the caveat?

1 MR. RICHARDSON: I haven't looked at it yet, but
2 assuming the same one we looked at, if it was filed, no
3 objection to the one that was filed.

4 THE COURT: Very good. Mr. Bruck, that is -- the
5 one filed is the one being submitted?

6 MR. BRUCK: Yes. I think it might be helpful to
7 have a paper copy for Ms. Ravenel to mark it.

8 THE COURT: Don't worry. We are not going to go any
9 further without -- if you don't give her a piece of paper.

10 MR. BRUCK: Right. The only remaining questions,
11 and this is -- we intend to call Dr. Carpenter with the hope
12 to shorten her testimony by being able to rely on her
13 affidavit and only developing evidence that is not contained
14 in her affidavit. The Government has expressed that they are
15 not comfortable with our offering the affidavit since she
16 will be a live witness. We propose that as a way of
17 streamlining the testimony, but there is an objection.

18 THE COURT: Tell me. I've read the affidavit.

19 MR. RICHARDSON: Your Honor, I think we want her to
20 testify.

21 THE COURT: That would be fine. Okay. Yes. Hand
22 it to Ms. Ravenel.

23 THE CLERK: Let me ask you about this Exhibit Number
24 12.

25 MR. BRUCK: If I may clarify the point with

1 Dr. Carpenter -- Your Honor, if I may clarify the -- the
2 narrow disagreement about Dr. Carpenter, we are going to call
3 her. She is going to testify as a live witness and be
4 cross-examined. All we are proposing is to streamline her
5 testimony by putting in the affidavit and shortening --

6 THE COURT: I've read her affidavit. I really don't
7 need to have it repeated to me.

8 MR. BRUCK: Okay.

9 THE COURT: I'll leave it to you, Mr. Richardson.
10 It's your prerogative to do it. You are not going to be
11 prevented from cross-examining her, and I will give you wide
12 berth on it.

13 MR. RICHARDSON: If that is your preference, we are
14 completely fine.

15 THE COURT: You know, I read what you -- despite
16 what y'all believe, I actually read what you all give me, and
17 I have read all of these. I read this morning the two
18 affidavits that came in. And, you know, folks, this is not
19 foreign stuff to me. I'm very familiar. As a lawyer, I
20 litigated extensively in this area. I'm just -- I'm very
21 familiar with the science here. Okay. So Dr. Carpenter.

22 MR. BRUCK: So that will be an exhibit.

23 THE COURT: Okay. We need that as Defendant's 14.

24 MR. BRUCK: The --

25 THE COURT: That is accepted with the right of the

1 Government to cross.

2 (Thereupon, Defendant's Exhibit 14 introduced into
3 evidence.)

4 MR. BRUCK: Very well.

5 THE COURT: Hand it to Ms. Ravenel.

6 How about Mr. Robinson?

7 MR. BRUCK: That would be Defendant's 15. It's my
8 understanding there is no objection.

9 MR. RICHARDSON: We don't object, obviously with the
10 same caveats that we made previously.

11 THE COURT: Will Mr. Robinson be testifying?

12 MR. RICHARDSON: No, Your Honor.

13 THE COURT: So we are accepting -- so Defendant's 15
14 is admitted without objection.

15 (Thereupon, Defendant's Exhibit 15 introduced into
16 evidence.)

17 THE COURT: Any others?

18 MR. BRUCK: No.

19 THE COURT: Okay.

20 MR. BRUCK: So that you know where we are going this
21 morning, we propose to call Dr. Maddox. She will be our most
22 lengthy witness. After that, we will be calling
23 Dr. Carpenter and Dr. Stejskal, followed by Mr. O'Brien, and
24 the status of Dr. Edens, as you know, we -- is uncertain, may
25 or may not be tendered for cross-examination. That's the

1 Government's decision. The -- I regret that we spent all of
2 yesterday on a single witness, and I appreciate the at times
3 frustration that the Court expressed. I would like to say
4 that a competency evaluation requires obviously a reliable
5 and accurate assessment of the defendant's mental condition,
6 including diagnosis. And an assessment of mental condition
7 and diagnosis are only as good as the history on which the
8 expert relies.

9 THE COURT: Yeah, Mr. Bruck. Let me explain this:
10 I tell my juries when they are evaluating credibility that
11 they should consider, among other factors, whether the matter
12 challenged is significant or insignificant. And it just
13 seemed to me at times you were questioning about things that
14 did not seem particularly significant. I have over the years
15 reviewed I don't know how many competency reports, in the
16 hundreds. They appear -- they are almost -- not all, but the
17 the majority are from the Bureau of Prisons.

18 Dr. Ballenger's assessment was so vastly superior to
19 what I normally get -- I know you were critical. You thought
20 I should send him to the Bureau of Prisons. Just in terms of
21 the quality, the substance, the thoroughness, his report --
22 you know, I take your criticism that he didn't do this a lot.
23 He is obviously one of the world's experts on anxiety
24 disorder and on schizophrenia and areas which are highly
25 relevant.

1 And psychiatrists are highly relevant to the
2 consideration, not just for this competency hearing. So I
3 did have the impression that there were disputes that
4 weren't -- some of them were not, and I was trying to get you
5 more focused on things that seemed to me more important. And
6 I know, having litigated a lot of complicated cases, it's
7 easy for the judge to sit here and say that doesn't seem that
8 important because to you, you are in the middle of it, and
9 sometimes one's perspective is not as clear as it might be
10 when you are not in the middle of it. And you may be going
11 somewhere I don't appreciate. I understand that.

12 It was long, and it was at times frankly unfocused.
13 And in the end, we finally, after lunch, started getting to
14 things which I thought were important to the aspects of the
15 testimony. So I'm not trying to cut you off. I'm -- I'll go
16 as long as I need to go. But I just want to be focused.
17 That's why I did these questions. I want us to know what the
18 issue is and what the issue is not.

19 And to the extent that the psychiatric evidence may
20 be probative at mitigation, that is fine. But it's not
21 identical to competency. So in any regard, I want to afford
22 you the -- I appreciate your comments, and we will try to
23 move along. Dr. Maddox's testimony is important. I think
24 that is an important piece here. The little bit of it that
25 has been forecast to me, I'm aware from approving her work

1 that she has evaluated the defendant multiple times --
2 Mr. Bruck, is that correct? That she has examined him?

3 MR. BRUCK: Yes.

4 THE COURT: So you know, I'm -- I was trying -- I
5 wanted to get on to these other materials that I thought
6 were -- I kind of felt like I knew what Dr. Ballenger's
7 opinions were, and -- now, let me -- before we go into
8 anything else, let me just mention one other matter.

9 Yesterday an issue came up that the Government
10 indicated that it desired to have its say on the scope of the
11 defendant -- defense counsel's authority regarding the
12 calling of witnesses and the assertion of certain defenses.
13 And I casually said if you want to do something, that would
14 be fine. Let me restate that: That is outside the lane of
15 the Government. That is not the role of the Government to
16 determine the matter of the defense counsel's authority. The
17 Court does not need the Government's assistance. This is not
18 a matter which I think is appropriate to be involved, and I
19 don't wish to receive anything from the Government. I have
20 thoroughly -- my chambers has thoroughly investigated this
21 matter; defense counsel has briefed it. I feel I have a good
22 grasp of the issues.

23 MS. STEVENS: The defense calls Dr. Donna Maddox.

24 THE CLERK: Place your left hand on the Bible, state
25 your full name for the record, please.

MADDOX - DIRECT

17

1 THE WITNESS: Donna Schwartz Maddox.

2 THEREUPON:

3 DONNA SCHWARTZ MADDOX,

4 called in these proceedings and being first duly sworn
5 testifies as follows:

6 THE CLERK: Thank you. You may be seated.

7 THE COURT: Ms. Stevens, have you provided
8 Dr. Maddox a copy of the questions?

9 MS. STEVENS: I have, Your Honor, and they are the
10 first page.

11 THE COURT: Good to see you, Dr. Maddox.

12 THE WITNESS: Thank you, sir.

13 MS. STEVENS: May it please the Court.

14 DIRECT EXAMINATION

15 BY MS. STEVENS:

16 Q. Please introduce yourself to the Court.

17 A. Donna Schwartz Maddox.

18 Q. And you are a psychiatrist?

19 A. A physician licensed to practice medicine in South
20 Carolina, general psychiatrist and forensic psychiatrist.

21 Q. Can you start with giving us a brief picture of your
22 educational background, and we'll move quickly through your
23 employment over the years.

24 A. Sure. I graduated from Furman University in 1985 with a
25 bachelor of arts degree in psychology. And I graduated from

1 medical school at the University of South Carolina School of
2 Medicine in Columbia, and I graduated in 1989 with a
3 doctorate in medicine. I completed a four-year residency in
4 general psychiatry at the South Carolina Department of Mental
5 Health, and at that time it was also affiliated with the
6 University of South Carolina. And then I -- and I completed
7 that in 1993. And then in 1994 I completed a fellowship in
8 forensic psychiatry; that was also at the department of
9 mental health and the University of South Carolina School of
10 Medicine.

11 Q. And so at that time in 1994, were you board-certified in
12 forensic psychiatry?

13 A. No, not at that point. I was board-eligible. To be
14 eligible for forensic boards, you had to pass your general
15 boards in psychiatry, and after one year, I became
16 board-eligible, and I took my forensic boards and passed
17 them.

18 Q. So that would be 1995?

19 A. Yes.

20 Q. Where did you go to work from there?

21 A. I worked at first at the department of mental health, and
22 actually for, I believe about a year and a half, I conducted
23 competency to stand trial and personal responsibilities
24 evaluations. That was the role of department of mental
25 health at that time. And then there was a brief period of

1 time where I worked in the sanity unit in South Carolina
2 that -- the state government has an insanity unit.

3 Q. What were your duties there in the insanity unit?

4 A. I treated patients, and I also performed when -- South
5 Carolina at the state level, when someone's adjudicated not
6 guilty by reason of insanity, they have a 120-day evaluation
7 that is prepared for the circuit court. I would do those
8 evaluations on the patients that were assigned to me and
9 would also testify at release hearings.

10 Q. And you had mentioned you were also doing competency
11 evaluations?

12 A. That's correct. For outpatients. That's correct.

13 Q. And to be clear, is the scope of your evaluation here for
14 purposes of today with regard to competency only?

15 A. Yes.

16 Q. All right. And where did you go from there, Dr. Maddox?

17 A. Approximately -- I believe it was 1997 I went to the
18 University of South Carolina School of Medicine. And I went
19 there full-time from 1997 until about seven or eight years
20 ago. And I finally -- I did a number of things there. I
21 mainly practiced forensic psychiatry. There was a period of
22 time that I directed the forensic fellowship in forensic
23 psychiatry. There was a period of time I did research, I
24 taught. I performed forensic evaluations for a number of
25 years. When I left the university, my title there was

1 director of forensic services, and I was a professor of
2 clinical psychiatry there.

3 Q. And for the past seven or eight years, what have you been
4 doing since?

5 A. I went to work at the department of mental health, and
6 for the first four years, I actually was treating patients.
7 I was working in an acute psychiatric unit. It's Bryan
8 Psychiatric Hospital. And that hospital -- there's two state
9 hospitals in South Carolina to treat acutely mentally ill,
10 and I worked in Columbia at the Bryan Psychiatric Hospital
11 for four years. And then I got married, and I moved to
12 Anderson, South Carolina, and for the past three years, I
13 continued working for the department of mental health at the
14 sister hospital, which is known as Patrick B. Harris
15 Psychiatric Hospital.

16 Q. And do you presently treat patients with psychiatric
17 issues?

18 A. I do. I actually served my 28 years. I officially
19 retired from the State in August, but I still am a contract
20 psychiatrist there. There are a lack of psychiatrists in the
21 Upstate, so I continued to work there daily on a part-time
22 basis.

23 Q. Dr. Maddox, have you prepared a curriculum vitae which
24 sets forth your education, training, experience, and
25 scholarly articles?

1 A. Yes.

2 MS. STEVENS: May I approach, Your Honor?

3 THE COURT: You may.

4 MS. STEVENS: I believe this is Defendant's 16.

5 THE COURT: Is there any objection to Dr. Maddox's
6 CV coming in?

7 MR. RICHARDSON: No, Your Honor.

8 THE COURT: Defendant's 16 admitted without
9 objection.

10 (Thereupon, Defendant's Exhibit 16 introduced into
11 evidence.)

12 BY MS. STEVENS:

13 Q. Is that a copy of your current curriculum vitae?

14 A. Actually no.

15 THE COURT: Maybe I should consider my ruling.

16 MR. RICHARDSON: I take it back.

17 BY MS. STEVENS:

18 Q. Has it been updated since this version?

19 A. I don't know if I have or not. This was very recent, but
20 I retired. On August 5th I started drawing my state pension.
21 There would be a few minor changes, so I am no longer a
22 psychiatric service director.

23 Q. So it does not reflect your current retirement status?

24 A. That's correct.

25 Q. Other than that, does it accurately reflect your career

1 and the basics of it?

2 A. Other than there is -- I've also had one more publication
3 very recently that has not been added.

4 Q. Okay. What was that publication?

5 A. It was in the *Journal of Sexual Aggression* on Internet
6 predators. I wrote -- I have a position at the Medical
7 University of South Carolina. I'm a professor there in the
8 department of forensic psychiatry, and we have been
9 collaborating on a number of years on Internet predators, and
10 one of our papers was recently published.

11 MS. STEVENS: With those corrections, would the
12 Court accept Exhibit 16?

13 THE COURT: Absolutely. It's already in. Thank
14 you.

15 MS. STEVENS: Thank you.

16 BY MS. STEVENS:

17 Q. Dr. Maddox, how many -- in the course of your career --
18 I'm not asking for an exact number, but could you estimate
19 how many competency evaluations you have undertaken as a
20 psychiatrist?

21 A. Hundreds.

22 Q. Have you been qualified to testify as an expert witness
23 in various federal courts?

24 A. I have.

25 Q. And can you name those courts?

1 A. Yes. Tucson, Arizona; Richmond, Virginia; Augusta,
2 Georgia; and South Carolina, that would be Columbia,
3 Charleston, Florence, and I believe that would cover it.

4 Q. Yes, ma'am. And have you testified in various state
5 courts in capital cases in particular?

6 A. Yes.

7 Q. And in approximately how many capital cases have you been
8 accepted as an expert and offered expert testimony?

9 A. An estimate, 29.

10 MS. STEVENS: Your Honor, with that, we do tender
11 Dr. Donna Maddox as an expert in general and forensic
12 psychiatry.

13 THE COURT: She is admitted. Please proceed.

14 MS. STEVENS: Thank you, Your Honor.

15 BY MS. STEVENS:

16 Q. Now, the Court has submitted two questions for us to
17 answer, and then -- I would like to ask you these questions
18 and then we'll explain the basis for your opinions in this
19 area. All right, Dr. Maddox?

20 A. Yes, ma'am.

21 Q. The first is, do you have an opinion within a reasonable
22 degree of medical or scientific certainty that the defendant
23 suffers from a mental disease or defect? Let's start there
24 and answer that.

25 A. I do.

1 Q. And if so, state with specificity what the mental disease
2 or defect is?

3 A. The three diagnoses that were germane to these
4 proceedings, I diagnosed him with -- Mr. Roof with autism
5 spectrum disorder, and it has some qualifiers. I've also
6 diagnosed him -- we now have the DSM-5, which has changed the
7 nomenclature; some of the language is different than what was
8 formerly testified to. But it is specifically called "other
9 specified schizophrenia spectrum" and "other psychotic
10 disorder." And then I've also diagnosed Mr. Roof with other
11 anxiety disorder, other specified anxiety disorder.

12 Q. And second question, Dr. Maddox, do you have an opinion
13 within a reasonable degree of medical or scientific certainty
14 that due to a mental disease or defect, the defendant does
15 not have the sufficient present capacity to understand the
16 proceedings and/or to assist counsel?

17 A. Yes.

18 Q. And if so, in what specific ways does the defendant not
19 understand the proceedings and/or cannot consult with his
20 attorneys? -- let me back you up before you get to the ways.
21 You said, "Yes, I have an opinion the defendant does not have
22 the sufficient present capacity to understand the proceedings
23 and/or to assist counsel." What is that opinion?

24 A. There is only one area -- generally there is one area
25 where I have some concern about his rational understanding of

1 the proceedings.

2 Q. And/or --

3 THE COURT: What is that?

4 THE WITNESS: Yes, sir. Your Honor, specifically
5 Mr. Roof has expressed on a number of occasions and in
6 different contexts that even if he were to be sentenced to
7 death, he does not believe it's likely that he would be
8 executed.

9 THE COURT: Okay.

10 BY MS. STEVENS:

11 Q. Has he expressed other statements like that that
12 contribute to your opinion?

13 A. Yes.

14 Q. And what are those?

15 A. For example, he has specifically told me that even if he
16 were to get the death penalty, he believes that at some point
17 that there are corrections officers and other people that
18 would perhaps rescue him should there be a race war; in his
19 actual words to me that there would be a coup and that he
20 would perhaps be rescued and exonerated eventually for his
21 charges.

22 Q. And we will move through in greater specificity for the
23 basis for your opinions and the interviews you have conducted
24 with the defendant and the defendant in the presence of
25 counsel. If we could briefly answer the second half of the

1 Court's question too: In what specific ways does the
2 defendant not understand the proceedings and/or cannot
3 consult with his attorneys or otherwise not properly assist
4 in his defense. Is it your opinion that Mr. Roof does
5 understand the basic proceedings and the players in this
6 courtroom?

7 A. Absolutely.

8 Q. Please talk about that with His Honor.

9 A. Yes. Your Honor, Mr. Roof is very intelligent. He
10 understands that this is an adversarial system. He
11 understands his charges. He understands the roles of the
12 various court officials, although at some times, I think
13 there is some confusion for him. For example, although he
14 knows persons' jobs actual, for example, he told me on my
15 visit with him a view that you would not sentence him to
16 death if you had been able to be the trier of fact in this
17 case because you liked him and you smiled at him. So
18 sometimes he has some issues that are more probably germane
19 to the rational understanding. But generally he does
20 understand.

21 He understands he's charged. He understands the
22 nature of these charges. He understands that this is a trial
23 that eventually will determine whether he's guilty of those
24 charges, and then that he would have a sentencing phase
25 afterwards. He does understand all of those things. He

1 understands your role is to defend him. He understands the
2 United States Attorney's role as well.

3 Q. All right. And the second half of the question, "and/or
4 cannot" -- and there is key word "cannot" -- "consult with
5 his attorneys or otherwise not assist properly in his
6 defense," do you have an opinion about that?

7 A. I do.

8 Q. And what is that?

9 A. At this time he is -- he cannot assist you in his
10 defense.

11 THE COURT: Because?

12 THE WITNESS: Your Honor, more recently -- I've seen
13 Mr. Roof over a period of time, and it's only been very
14 recently in the month of November that he has reported some
15 statements to me that he believes his attorneys are trying to
16 kill him.

17 THE COURT: Trying to?

18 THE WITNESS: Kill him. Discredit him. He has --
19 of course, in the letter that was written to the prosecution
20 the words he used were very powerful, at least in my opinion,
21 that his lawyers were using scare tactics, that they were
22 threatening him, and dealing with him in an aggressive
23 manner. That is a clear departure from his normal thinking,
24 the normal statements he's voiced to me in the past.

25

1 BY MS. STEVENS:

2 Q. And in your most --

3 THE COURT: Let me just ask this: When is the last
4 time you have examined him?

5 THE WITNESS: November 15th.

6 THE COURT: Before then?

7 THE WITNESS: November 8th.

8 MS. STEVENS: And we'll move through all of those
9 for the Court.

10 THE COURT: Thank you.

11 MS. STEVENS: Yes, sir.

12 BY MS. STEVENS:

13 Q. But in your most recent visit with Mr. Roof, did he ask
14 you to take any specific action?

15 A. Yes.

16 Q. With regard to counsel?

17 A. Yes.

18 Q. And what was that?

19 A. During the evaluation, a number of things came up that
20 were somewhat new for Mr. Roof. He was very upset with the
21 possibility that I would have to testify, and he had told me
22 that -- first of all that he would consider killing himself,
23 and if he did it, it would be all my fault. And then he also
24 expressed to me that Mr. Bruck is a demon, that Ms. Stevens
25 is evil, and me, and he asked me on two occasions to kill

1 Mr. Bruck.

2 Q. All right, Dr. Maddox. In your undertaking of review of
3 this case, have various materials been provided to you for
4 your review and to assist in your overall preparation for the
5 penalty phase of this case?

6 A. Yes.

7 Q. And were you complete with your review of those
8 materials?

9 A. Not at this point. I'm still in the process. There is a
10 lot of discovery, and I'm still in that process. I have -- I
11 understand that I'm going to have a deadline at some point
12 for a report, and I'm beginning to put those pieces together.
13 But I by no means have completely reviewed everything nor
14 finished.

15 Q. But have you a sufficient basis of information at this
16 point with regard to the issue of competency itself?

17 A. Absolutely. It's a present state of functioning, and I
18 have had a number of interviews with Mr. Roof since April,
19 and I've had the luxury of seeing him over time.

20 MS. STEVENS: May I approach the witness, Your
21 Honor?

22 THE COURT: You may.

23 BY MS. STEVENS:

24 Q. Dr. Maddox, I'm going to hand you Defendant's Exhibit --

25 MS. STEVENS: I believe it's 17?

1 THE CLERK: Yes, ma'am.

2 MS. STEVENS: Thank you.

3 BY MS. STEVENS:

4 Q. -- this list of materials and ask you to quickly review
5 that. Are those the materials that the defense has, in fact,
6 provided you for your overall review in this case at this
7 time?

8 A. Yes, I'm familiar with these. Yes, this list is --

9 Q. And they have been provided?

10 A. Yes.

11 MS. STEVENS: The defense moves Exhibit Number 17.

12 THE COURT: Any objection?

13 MR. RICHARDSON: None, Your Honor.

14 THE COURT: Defendant's 17 is admitted without
15 objection.

16 (Thereupon, Defendant's Exhibit 17 introduced into
17 evidence.)

18 MS. STEVENS: Thank you, Your Honor.

19 BY MS. STEVENS:

20 Q. Now, in addition to review of basic materials,
21 Dr. Maddox, how do you start your evaluation in a criminal
22 capital case with regard to issues pertinent both to
23 competency and to ultimately the penalty phase?

24 A. Well, the methodology over the course is there is always
25 record review, and there is specific record reviews: the

1 Government's indictments; the charges, the nature of those
2 charges; the behaviors; and any witness statements and any
3 discovery is certainly reviewed. And there is medical
4 history, medical records I look at for Mr. Roof specifically.
5 He's had some. The methodology would be to review the
6 records, evaluate the person, and obtain collateral
7 information, and perhaps consultations when necessary.

8 Q. And is collateral background written information, such as
9 prior mental health records, prior school records, prior
10 medical records, are those an important part of your
11 materials that you reviewed?

12 A. They are.

13 Q. And did you ask us to gather those for you?

14 A. Yes.

15 Q. All right. And did you also interview with Mr. Roof?

16 A. Yes.

17 Q. How many times and on what dates, if you can let us know,
18 have you met with Mr. Roof?

19 A. I've seen Mr. Roof nine times.

20 Q. Starting with the first date?

21 A. April 22nd, 2016.

22 Q. And again?

23 A. April 30th, 2016.

24 Q. And when did you next see him?

25 A. June 4th, 2016.

1 Q. And again?

2 A. June 19th, 2016.

3 Q. What was the next date?

4 A. July 23rd, 2016.

5 Q. And then?

6 A. August 20th, 2016.

7 Q. Next?

8 A. August 31st, 2016.

9 Q. All right. And then your last two visits have been since
10 the slated date that trial was to begin in this case; is that
11 right?

12 A. Correct.

13 Q. All right. And the first of those?

14 A. November 8th, 2016.

15 Q. And then the last visit that you had with him?

16 A. Yes, that would be last Tuesday, November 15th, 2016.

17 Q. And how many hours total would you estimate that your
18 interviews -- your psychiatric interviews with Mr. Roof took?

19 A. Well, typically three hours, and sometimes they have gone
20 over, and sometimes they have been less. And so
21 approximately 25 hours.

22 Q. Have you also interviewed pertinent members of Mr. Roof's
23 family or people from his life in order to help you evaluate
24 this case?

25 A. I have.

1 Q. Who have you interviewed?

2 A. I interviewed Mr. Roof's paternal grandparents. I have
3 interviewed his father. I have interviewed his mother. I
4 have been in the homes of his paternal grandparents. I have
5 been in the home of his father, and I have been in the home
6 of his mother.

7 Q. And did you specifically see Mr. Roof's room in the home
8 of his mother?

9 A. I have.

10 Q. And did you see where he occasionally stayed in the home
11 of his father?

12 A. I did.

13 Q. Was that important to you?

14 A. Yes.

15 Q. Tell us why.

16 A. Well, a picture is always worth a thousand words, but to
17 see the different environments where he was. And I would be
18 glad to be specific about those things. After getting to
19 know Mr. Roof over the period of time, he's a very clean,
20 very tidy young man, very organized, and to see the different
21 environments where he was living gave me some idea of what
22 level of functioning he would have or what adaptations.

23 THE COURT: What did you see?

24 THE WITNESS: His room at his mother's house is
25 meticulous, incredibly neat as I would expect. Everything in

1 order. He has collections of books that -- he's very well
2 read. All different sorts of collections of books. Some
3 that are covered -- some that are not to have air exposed to
4 them; some that are meticulously covered. Things that are
5 interesting: The pages of the books, none of them are worn.
6 None of them look like they have ever been folded over,
7 tabbed, or things like that. They were in excellent
8 condition. That is one extreme.

9 The other extreme would be his father's home, where
10 I understood he slept on the couch. There are dogs, animals
11 everywhere, not very organized, dusty, dirty. I was not
12 comfortable sitting in the couch area.

13 Q. And did you review the videotape where Dylann Roof spoke
14 with law enforcement officers about the crime -- and we are
15 not going to talk about the crime, the events of the crime,
16 unless it's pertinent to your competency evaluation. But did
17 you watch those videos?

18 A. I did.

19 Q. And did something stand out to you that was important in
20 your psychiatric review of the materials?

21 A. There were many things, yes.

22 Q. Specifically with regard to his demeanor or his speech?

23 A. Yes. Very early on, Your Honor -- of course I had seen
24 the tapes before I saw Mr. Roof, and one of the things that I
25 noticed is what is called -- I term it "pedantic speech" --

1 that his speech is very matter of fact, almost -- in clinical
2 we call it "professorial." He's very intelligent. He
3 doesn't have a lot of intonations in his speech. When people
4 speak, you look at the prosody, rhythm and tone and things
5 like that. His speech is -- I characterize it as pedantic.

6 Q. And Dr. Maddox --

7 THE COURT: Let me stop you. What is the
8 significance of that, the potential significance of that?

9 THE WITNESS: That is consistent with autism
10 spectrum disorder.

11 THE COURT: Ms. Stevens, I know I'm interrupting
12 you, but I'm trying to get clarification.

13 MS. STEVENS: I welcome the clarification. If you
14 have questions, please jump in.

15 BY MS. STEVENS:

16 Q. In your clinical interviews that you conduct with
17 Mr. Roof as you form your opinions, do you generally conduct
18 what is called "a mental status evaluation"?

19 A. Yes.

20 Q. Why is that important to you, and is that something you
21 do just for Mr. Roof, or do you do it with patients across a
22 broad variety of your interactions?

23 A. I do it with each patient. That's part of the
24 methodology psychiatrists use. It's the equivalent of a
25 physical exam each time that you went to your physician. The

1 mental status, you are looking at the person's thinking, how
2 they connect thoughts. You are evaluating judgment. You are
3 looking overall at their behavior, their thought processes,
4 and their expressions of their mood.

5 Q. Can you describe his typical presentation to you when you
6 first began meeting with him?

7 A. Yes. Mr. Roof is always very neat, very tidy, always
8 somewhat concerned about his appearance. Typically his hair
9 is always in place, and there may be periods of time where he
10 might tidy his hair. Very typical with Mr. Roof with me, he
11 would enter a room and have a smile. He would come into the
12 room with a smile and -- typical gesture each time that you
13 would see him, and then before he would sit in his chair, he
14 would not make any eye contact. He would look off to the
15 right.

16 He eventually, as the interview would progress,
17 would develop eye contact with me. He would have some of
18 what I called "mannerisms" that are pretty typical for him.
19 He would look up. He would look around the room. He would
20 look down, and then he would begin to establish eye contact.
21 That is very typical for him.

22 Q. And if a person walks by the room when you are meeting
23 with him, either in front or behind and there is a reflection
24 in the glass perhaps, can you describe what happens?

25 A. Oh, yes. He's very -- that's the only time that he is

1 typically very distractible. He can be in the content of any
2 kind of discussion, and if there is any movement in front of
3 him or behind him, he will stop and turn around and
4 physically look either way, either ahead or behind me, and
5 ahead of himself or turn around and look directly behind him.

6 THE COURT: What is the potential significance of
7 that?

8 THE WITNESS: I think that is protective. I think
9 he's in an environment where he may not be safe. He's aware
10 of movement. I also think during those periods of times,
11 he's looking to see if it's a corrections officer behind him
12 and those sort of things.

13 BY MS. STEVENS:

14 Q. Tell us about his thought processes that you observed,
15 with regard whether they tend to be goal directed or not.
16 What is your observation in your early interviews with
17 Mr. Roof?

18 A. They have been consistent, and they still remain
19 consistent. If you ask Mr. Roof very specific questions,
20 he's goal directed, and he will answer questions. But if you
21 leave him unstructured, which is typically what I would do in
22 the three-hour period of time, he can discuss a variety of
23 topics; sometimes they are related and sometimes they are
24 not. Sometimes he will begin to shift gears, and it's
25 difficult to understand what the thought process was that

1 connected it. Sometimes he does that out of excitement when
2 he's talking about something that he's very interested in or
3 something that -- something factual that he enjoys
4 discussing, and then he can suddenly switch gears and that is
5 called "a disorganized thinking."

6 Q. Did you tend to interview him in a structured or
7 unstructured fashion?

8 A. Both.

9 Q. Why is that?

10 A. Just for those reasons. First of all sometimes if I went
11 in to evaluate him, there were specific things that I needed
12 to accomplish during that day. Perhaps I was trying to
13 explore anxiety or looking for diagnoses, or sometimes it may
14 be further down the line to look at mitigating factors.
15 So sometimes there would be information that I would need in
16 order to complete an evaluation. But then other times, I
17 would let Mr. Roof just talk because I was looking at his
18 thought processes and those sort of things.

19 Q. Now, we heard mention of the term "affect" in these
20 proceedings. What generally is one's affect?

21 A. An affect basically is taking a picture of your emotional
22 state.

23 Q. And is that something a psychiatrist looks at or looks
24 for?

25 A. Yes.

1 Q. Describe Mr. Roof's affect to the situation and in the
2 course of your interviews with him?

3 A. He has two predominant affects, Your Honor. One is
4 called "inappropriate." And what Mr. Roof does is he will
5 smile, and it's a social smile. It's -- his smile doesn't
6 always reflect that he's happy. So, for example, you can be
7 discussing something that is even upsetting to him, or
8 something he's anxious about, sometimes it's a
9 self-deprecating smile, but many times a smile is not
10 appropriate for his thought content or what the situation is.

11 And then other times I describe his affect as
12 "constricted." He does demonstrate -- you can see different
13 emotions in him, but they are much more constricted than the
14 typical person would show.

15 Q. And how is that important to you?

16 A. Again, those are signs -- those are not necessarily
17 normal affective disorders, so they can be associated with
18 different things. They are symptoms or observations that
19 need to be further --

20 THE COURT: I take it, Dr. Maddox, a lot of these
21 observations, there is a broad differential on each one of
22 them individually. Then you try to reach your conclusion
23 when you consider all of them collectively. Is that correct?

24 THE WITNESS: That's exactly right.

25

1 BY MS. STEVENS:

2 Q. With regard to your discussions, if you have them, about
3 mood disturbances, is that something you questioned Mr. Roof
4 about?

5 A. Yes.

6 Q. In your early interactions with him, what is your
7 experience when questioning him about mood disturbances?

8 A. He denies any.

9 Q. And what was your thought about that?

10 A. Well, there is -- certainly along the road, there have
11 been some indications that perhaps he had had some
12 depression. But each time that I've asked Mr. Roof about
13 that, he adamantly denies that he has been depressed.

14 Q. Has he spoken with you about feeling anxious at times?

15 A. Yes.

16 Q. What has he told you about that?

17 A. He does admit to periods of time where he has anxiety,
18 and that has been the one area that I think that he has been
19 a little less guarded and more forthcoming in symptoms. He
20 has reported in the past he used to bite his nails and was
21 interested in showing me his nails, that that has been an
22 issue for him. He's very anxious about his appearance. And
23 he's been very good about reporting those symptoms. He's
24 very anxious about his hair and how his hair looks. And even
25 on one occasion, he showed me how he grooms his hair and

1 those sorts of things. He's able to disclose some of those
2 symptoms and the things that make him anxious. Most
3 specifically, and I think the most uncomfortable area for
4 Mr. Roof that he has anxiety about is what he calls "blushing
5 attacks." When he becomes embarrassed about something, that
6 is very uncomfortable for him. And he's been able to discuss
7 that with me.

8 He reported that when he had those symptoms,
9 typically he would retreat to his room later and then try to
10 feel the symptoms in private.

11 Q. And we will go forward in a moment and talk about various
12 specific things that you have noted at the conclusion of
13 these visits, but with regard to impulsivity, in your early
14 visits, what were your observations then?

15 A. Mr. Roof is not impulsive. He is careful. He's
16 deliberate. For example, if you asked him a question, and he
17 would certainly not blurt out answers. He was thoughtful
18 about how he would answer questions. He has not -- I have
19 not seen any kind of behavior where I thought he was
20 reacting. He is --

21 THE COURT: He was? I'm sorry?

22 THE WITNESS: Reacting, reacted to a situation. He
23 has not been impulsive by nature.

24 BY MS. STEVENS:

25 Q. His demeanor, do you have observations in general about

1 the nature of his demeanor?

2 A. Yes.

3 Q. What is that?

4 A. I consider him very pleasant. He's been as cordial under
5 the circumstances as he could be to me. He's attempted to be
6 cooperative. There have been times where if I ask him a
7 question, he might say -- for example, Your Honor, there is
8 times where there's certain words that he won't say, and
9 he'll say, "I can't say that word," but will give you ideas
10 or clues about what the words might be. But generally he has
11 been cooperative.

12 Q. Does he appear to be his stated age when you are in the
13 room with him?

14 A. He is childlike at times. With his -- he looks much
15 younger in stature and his physical appearance for his stated
16 age.

17 Q. Now, is insight something you evaluate in these early
18 visits with the client?

19 A. Yes.

20 Q. Tell us about that.

21 A. Mr. Roof -- Your Honor, the only area that I consider
22 that he has some insight into would be his anxiety disorder.
23 He has no other insight. He does not have insight into
24 the -- my opinion is that I think he has a developmental
25 disorder. He does not have any insight that he has a

1 psychotic thought process.

2 Q. With regard to comprehending and expressing comprehension
3 of the effects of his behavior on others, what is your
4 observation about that?

5 A. It's my opinion severely impaired.

6 Q. So we have now outlined your typical mental status
7 findings from your early visits with Mr. Roof. Is that a
8 fair statement?

9 A. Yes.

10 Q. All right. Can you please share with the Court some of
11 your observations specifically with various somatic -- or
12 beliefs about Mr. Roof's body that you have obtained in your
13 psychiatric interviews?

14 A. Yes. Mr. Roof, even prior to my evaluating him, he's
15 had -- if you look at his medical records as well, there is a
16 period of time where he has been very concerned about his
17 bodily functions, and some absolutely understandable and
18 called for. He was diagnosed with Hashimoto's Thyroiditis.
19 He was having some symptoms, and something was going on with
20 him. But what's happened over the period of time and since
21 early on in his evaluations, he has a number of ideas about
22 his body, perhaps looking dysmorphic, and he has been very
23 preoccupied with that -- with a number of body parts.

24 Q. All right. Well, let's start with his head. What does
25 he believe?

1 A. He's reported to me that his head is lopsided.

2 Q. And the right versus the left side of his body?

3 A. Yes. He's got very specific preoccupations and concerns.

4 He believes that the -- let me get this correct -- that the

5 right side of his rib cage is smaller than the left side of

6 his rib cage. He reported that the right side of his body,

7 specifically his jaw line, is less developed than the left

8 side. He actually, Your Honor -- one of the descriptive

9 terms he used to me early on is the right side of his body

10 was immunic (ph). He has issues with his legs, leg height.

11 He believes that his right leg is shorter than his left leg.

12 He believes that his left foot is flat, and he also -- I'm

13 sorry. I don't mean to jump around, but also on the right

14 chest, he believes that his right side of his chest is

15 smaller and has less muscle, but that his right arm is bigger

16 and his left arm is smaller.

17 Q. Does he have beliefs about one side of his face over the

18 other?

19 A. Yes. Again, the right side is less developed. He has
20 called that his "feminine side." He has expressed a belief
21 to me that his belief was all the testosterone pulled on one
22 side of the body. He thought perhaps the testosterone was on
23 the left side of his body, and the right side it was not.

24 Q. Now, especially with regard to the length of his legs, is
25 his left leg smaller than his right in fact?

1 A. No.

2 Q. And that has been measured in the course of your working
3 with Mr. Roof?

4 A. That's correct.

5 Q. And what happens when, or if, you confront him and say,
6 "Mr. Roof, your left leg is not a different size than the
7 right"?

8 A. I have not -- I have not confronted him about that.

9 Q. You are trying to get information from him in these
10 interviews?

11 A. Correct. I know he has been given that data and that he
12 did not believe that data.

13 Q. Okay.

14 MR. RICHARDSON: Objection, Your Honor, hearsay.
15 She just said she didn't ask him about it; she didn't talk
16 about it.

17 THE COURT: Overruled.

18 MS. STEVENS: Thank you, Your Honor.

19 BY MS. STEVENS:

20 Q. With regard to his forehead and the specific haircut that
21 he wears, can you tell us his beliefs about that?

22 A. Yes. Mr. Roof feels very uncomfortable when his forehead
23 is exposed. His words to me were he looks "crummy." He's
24 very concerned about that.

25 THE COURT: I'm sorry. What was the word?

1 THE WITNESS: Crummy.

2 THE COURT: Crummy. Okay.

3 THE WITNESS: And that he goes to lengths to cover,
4 conceal his forehead.

5 BY MS. STEVENS:

6 Q. Did he begin to demonstrate or express statements that he
7 was losing his hair there in the jail at the Charleston
8 County Detention Center?

9 A. Yes. That has been a very strong preoccupation and
10 concern for him much earlier on in the earlier interviews,
11 and then there was a period of time midsummer where that did
12 not seem to be on the front burner. But then more recently
13 those -- that preoccupation has returned, and it's quite
14 strong.

15 Q. And has that expressed itself in your more recent two
16 visits with Mr. Roof?

17 A. Yes.

18 Q. Does he say what will happen if he loses -- is he worried
19 that he will lose all of his hair between now and the end of
20 this trial?

21 A. His concern has been, and remains, that if he were to
22 become bald, and especially if he were televised, that he
23 would kill himself.

24 Q. And you mentioned earlier his thyroid. Can you share
25 with us his beliefs about his thyroid and the extent to which

1 they occupy your visits with him?

2 A. And on Mr. Roof's behalf, he does have Hashimoto's
3 thyroiditis, and he has had an abnormal stimulating hormone.
4 That is the hormone that innervates -- your hormone is not
5 functioning, and there is some impairment. There is validity
6 to some of his concerns. What has happened is in the
7 laboratory tests over the time, there have been periods of
8 time where the thyroid had been -- TSH level has been
9 elevated more than others. But his preoccupation remains
10 that he believes that when he has iodized salt -- he has been
11 monitoring his salt intake quite carefully and sometimes
12 experiments. He would try some salt, and he would notice
13 that his thyroid was more full.

14 So he has been very conscientious on that, very
15 focused on that. For example, on the 15th he told me he had
16 eaten a bag of some kind of chips or some kind of snack from
17 the canteen, and he was concerned because the ingredients
18 said iodized salt, and he had not had foods before that had
19 iodized salt, and perhaps that is related to his hair falling
20 out.

21 Q. Now, has he expressed concerns -- you mentioned earlier
22 his belief about the impending race war?

23 A. Yes.

24 Q. Has he in some way tied taking medication for his thyroid
25 to that belief system?

1 A. Yes.

2 Q. How did he do that?

3 A. What his concern is, if that he were to take thyroid
4 medicine -- Your Honor, he has a number of concerns about
5 taking thyroid medicine, but the specific one that
6 Ms. Stevens asked is he's concerned if there were a race war
7 and he had been started on this medication by the Bureau of
8 Prisons or any other practitioner, that if a race war
9 occurred, and he was not able to continue taking the
10 medication, he's concerned that it would have -- it could
11 either speed up the Hashimoto's thyroiditis or somehow harm
12 him.

13 Q. Now, with regard to other significant beliefs that were
14 important to you as a psychiatrist in your meetings with
15 Mr. Roof, you have mentioned to me that he holds some
16 grandiose-type beliefs. Can you explain that?

17 A. Yes, he does. Grandiose beliefs, there are ideas that he
18 has about himself, or he holds himself in higher esteem.

19 Q. And describe some of those. How about the federal
20 prosecutors here seated behind me?

21 A. Yes. There were some specific ones, federal prosecutors,
22 as much as the State prosecutor who he mentioned by name.
23 But he has a belief that if people met him and talked with
24 him, they would like him and not give him the death penalty.

25 Q. And we have already spoken about his beliefs that Judge

1 Gergel is nice and smiles at him.

2 A. He's called Judge Gergel his friend.

3 Q. Okay. And his belief about what will happen if he's
4 incarcerated when the race war happens?

5 A. Yes. He believes -- what he told me specifically is that
6 there would be corrections officers there who would be
7 sympathetic and understand, and when the race war occurred,
8 there would be a coup and that he would be freed.

9 Q. Has he expressed the belief about the odds that he will
10 be sentenced to death by a jury in this courtroom?

11 A. Yes.

12 Q. And what has he said about that?

13 A. He told me there was a 30 percent chance.

14 Q. Does he have some beliefs surrounding his Wikipedia page?

15 A. Yes.

16 Q. Tell us about that.

17 A. Your Honor, he has a number of concerns about that. One
18 of them, somewhat autistic and childlike, is that other
19 persons may have more Wikipedia hits than him. And he's very
20 concerned about the number of hits he has compared to other
21 high-profile offenders.

22 THE COURT: Does he have access to the Internet?

23 THE WITNESS: Not that I know of -- not that I know
24 of.

1 BY MS. STEVENS:

2 Q. And in speaking of Judge Gergel's point, with no access
3 to the Internet, has he expressed beliefs to you about the
4 level of violence out there in society and what is happening
5 with it right now?

6 A. Yes.

7 Q. And what is that?

8 A. He's typically relied on the Internet for a lot of his
9 information, Your Honor, and he believes that the rates are
10 increasing now and that things have definitely escalated
11 since the period he has been confined.

12 Q. Can he tell you why he believes that?

13 A. He believes it. I know that he listens to radio shows
14 each day, but it's just his belief system.

15 Q. Is it not something he's documented or verified without
16 Internet access at this point in time?

17 A. That's correct. He normally would do research and look
18 at that information, but that's correct. He's not had access
19 to the Internet.

20 THE COURT: Is his news source primarily -- I've
21 heard NPR. He listens to NPR.

22 THE WITNESS: He listens to NPR. I'm not from
23 Charleston. Michael Savage -- I may have the first name
24 wrong, but there is a radio station as well, and I think
25 there is a talk show that he listens to later in the

1 afternoons.

2 BY MS. STEVENS:

3 Q. Do you listen to either of those?

4 A. No.

5 Q. With regard to that comment about the level of violence
6 increasing out there in the world, and in your attorney
7 visits -- you have been present in the visit with Mr. Bruck
8 and myself and Mr. Roof, correct?

9 A. Yes.

10 Q. In one of those visits, did he express something with
11 regard to me and what would happen when this impending race
12 war happens?

13 A. Yes.

14 Q. What did he say?

15 A. Well, the context of that was, Your Honor, there have
16 been previous times, I think Mr. Roof had made a statement to
17 Ms. Stevens. I was unaware of that, and I specifically
18 wanted to ask him about that because I had a concern. And
19 his belief that he reported to me is that at the time of the
20 race war, when this happens, he wants us to understand that
21 people are going to be harmed, and it is going to be very
22 violent, and specifically reported that Ms. Stevens would
23 have bleach poured down her throat.

24 Q. And have you observed prominent thoughts related to
25 paranoia and suspicions, especially in your more recent

1 interactions with Mr. Roof, and even in the early ones as
2 well?

3 A. Yes. And that is what has changed, Your Honor. Some of
4 the -- some of the grandiose beliefs have been there.
5 Certainly some of the autistic features that I have seen have
6 been there. What has dramatically changed has been the
7 paranoid beliefs that he has specifically related to his
8 counsel.

9 Q. Has he mentioned something to you about him being
10 stabbed?

11 A. Yes.

12 Q. And what is significant about that? Tell us what he
13 said?

14 A. And that is paranoid drawn. It has a basis in reality.
15 What makes it significant to me is the descriptions he uses.
16 On two occasions he's told me specifically that he would be
17 stabbed 150 times and that he would be stabbed in certain
18 areas. He would describe his face, but he's both occasions
19 described it as being stabbed 150 times.

20 Q. And you've made brief mention of it, but in these more
21 recent interviews with Mr. Roof, does he express paranoid and
22 suspicious beliefs, specifically with regard to all of the
23 attorneys that are defending him?

24 A. Yes.

25 Q. Tell us what he's said.

1 A. Well, there are a number of beliefs, but it's been
2 that -- specifically that the attorneys had already decided
3 that they were going to diagnose him with autism and had
4 convinced all of the experts that he had an autistic spectrum
5 disorder before the experts were able to interview him, that
6 there was somehow a hidden agenda.

7 Number two, and now much more prominent, is that you
8 all are not only trying to defend him. You are trying to
9 discredit him and ultimately have him killed.

10 Q. In your review of past records and grand jury transcript,
11 have you seen a reference to paranoid schizophrenia?

12 A. Yes.

13 MS. STEVENS: May I approach the witness, Your
14 Honor?

15 THE COURT: You may.

16 MS. STEVENS: I believe we are on Defendant's --

17 THE CLERK: 18.

18 MS. STEVENS: 18. Thank you.

19 BY MS. STEVENS:

20 Q. Dr. Maddox, I'm handing you what's been marked
21 Defendant's Exhibit 18. Do you recognize that to be the
22 grand jury transcript of Joe Roof Sr., who is Dylann Roof's
23 grandfather?

24 A. Yes.

25 Q. And in the interest of time, I'll direct you to page --

1 if you could look at on the bottom, U.S. page 020382?

2 A. Yes.

3 Q. And he states that Dylann Roof came to him and said,
4 "'Papa, did you know that I'm a paranoid schizophrenic?' And
5 I said, 'No. How did you know this?' He said, 'I saw it
6 online. I found it online.' And I said, 'Self-diagnosis?'
7 'It's right. I can tell. I've checked. I have all the
8 symptoms, and I am paranoid schizophrenic.' I said, 'You
9 need to go to the doctor.'"

10 Dr. Maddox, is this an example of paranoia and the
11 relevant example for you in your review of the materials in
12 this case?

13 A. Well, I think what it's an example of is that at some
14 point, Mr. Roof had some concerns about his mental state and
15 was trying to understand perhaps what was going on with him.
16 And that, indeed, he took a test and had a belief that might
17 explain some of the mental status, the things he was feeling,
18 the things he was thinking or how he was behaving.

19 Q. And did you speak with Mr. Roof about that test?

20 A. Mr. Roof Sr.?

21 Q. Mr. Dylann Roof.

22 A. No.

23 Q. Okay. But it's the testimony from the grand jury where
24 we've seen the indication of paranoid schizophrenia checks?

25 A. Yes.

1 THE COURT: It is that the defendant took a test on
2 the Internet, his validity we have no knowledge about, that
3 he interpreted that test to his grandfather who related it to
4 the grand jury? Is that what we are saying?

5 THE WITNESS: Yes, sir.

6 BY MS. STEVENS:

7 Q. And we are not speaking to the which test it was or the
8 results, right, Dr. Maddox, because we don't know?

9 A. That's correct. What is important there is that he was
10 taking -- he recognized at some point perhaps something
11 wasn't quite correct, and he took a test.

12 THE COURT: The preliminary question, was there in
13 the record paranoid schizophrenia, and I was expecting to
14 hear that some doctor had made that diagnosis.

15 THE WITNESS: No, there is no -- there has been no
16 prior diagnosis of a psychotic disorder.

17 THE COURT: That was my understanding. I was
18 confused by that question.

19 MS. STEVENS: If I asked that question, I apologize.
20 There has not been a prior diagnosis. This is just an
21 indication in the records that she has reviewed.

22 THE COURT: And I believe the grandfather is a real
23 estate lawyer, not -- a retired real estate lawyer, not a
24 psychiatrist, correct?

25 THE WITNESS: That is correct.

1 BY MS. STEVENS:

2 Q. And grandfather offered no diagnosis. The fact is just
3 significant to you that he thought to take such a test. Is
4 that your testimony?

5 A. Correct.

6 Q. Now, in the course of your review in this case, did you
7 undertake examination of some background records that we had
8 mentioned before, mental health record, medical records?

9 A. Yes. His pediatric records, his school records, and his
10 mental health records.

11 Q. Now, understanding that we are not in the penalty phase
12 of this case, and we are just limiting our inquiry to issues
13 pertinent to your three diagnoses that you have rendered
14 here. May we offer some brief background facts that you have
15 told me are relevant in this case?

16 A. Yes.

17 MS. STEVENS: Your Honor, I'm referring to what's
18 already been admitted as Defendant's Exhibit 5. If I may
19 approach the witness?

20 THE COURT: You may.

21 BY MS. STEVENS:

22 Q. Now, Dr. Maddox, have you reviewed those records with me,
23 the Lexington area mental health record?

24 A. I have.

25 Q. And turning to the bottom says D00147.

1 A. I don't have those numbers.

2 Q. I see that.

3 THE COURT: Why don't you go to the pages related,
4 if you could, Ms. Stevens.

5 MS. STEVENS: Yes, Your Honor, I was on the next set
6 of records. I'm on the same page now.

7 BY MS. STEVENS:

8 Q. D0757?

9 A. Yes.

10 Q. Okay. And tell us about what was significant here to
11 you. In the upper part of the page, small print, but what
12 has happened that has brought him to the Lexington area
13 mental health center?

14 A. Yes. And, Your Honor, this is the typical EMR that the
15 mental health centers use.

16 THE COURT: I'm familiar, actually, with the form.

17 THE WITNESS: Okay. And so the top is where the
18 history of present illness would be presented. And it
19 states, "Client told mom this morning that he was going to
20 run away and kill himself."

21 THE COURT: This is 2009. Is that correct?

22 THE WITNESS: Yes, sir. March 26th, 2009. And the
23 source of the data was the client and his mother.

24 BY MS. STEVENS:

25 Q. So this is just shy of his 15th birthday. Would that be

1 right, Dr. Maddox?

2 A. Yes.

3 Q. And down below in the "adjustment to problems" section,
4 can you tell us about that?

5 A. Yes. "Client also reports that he has anxiety about
6 being around people, people looking at him. He doesn't like
7 to go anywhere where there is a crowd, and he worries all the
8 time about it. Client admits to avoiding social settings,
9 places with crowds because of the anxiety."

10 Q. And on page 5766, moving forward, can you tell us what is
11 significant in the upper part of that page?

12 A. Yes, and this would be May 7th, 2009, Your Honor. And
13 the chief complaint is "I've got anxiety."

14 Q. Okay. And below that what is the description given?

15 A. "Dylann is a 14-year-old white male who presents with
16 mother for initial PMA" -- and that would be a -- I think a
17 physical -- can't remember what the P -- psychometric
18 assessment -- I'm sorry. I don't remember the initials.
19 "Engaged with individual therapy, with Jamie Washburn. The
20 mother/patient described a longstanding history of anxiety
21 within multiple settings with resistance to going out into
22 public with me, per the mother; going to restaurants or
23 settings with unknown others, patient. However, comfortable
24 with peers he has known for a while. He describes possible
25 one panic attack in the past. He denies obsessive compulsive

1 disorder symptoms or depressive symptoms. Patient typically
2 spends time in his room while at home. No behavioral
3 problems, yet grades have slipped to failing this year.
4 Patient denies significant sleep problems. He does report
5 marijuana use beginning about a year ago."

6 Q. Okay. And turning to page 5770, toward the bottom of the
7 length of your description, do you see a sentence that you
8 have mentioned to us as being important to you about anxiety
9 and the therapist's belief that at that age he is
10 self-medication?

11 A. Yes.

12 Q. And why is that important, Dr. Maddox?

13 A. Well, for a number of reasons. First of all, any
14 teenager using drugs would be a source of concern. It's an
15 illegal substance. It's a mind-altering substance, and
16 there's different reasons people use drugs. And so in this
17 case, the therapist is concerned that he might be trying to
18 treat his anxiety or his feelings with drugs to calm down and
19 to help himself.

20 Q. And at page 5771, now, earlier you had mentioned
21 something about OCD symptoms in a comment made by the client.
22 If you could tell us about the sentence "client reports more
23 severe" about halfway down?

24 A. Yes. And, Your Honor, this looks like this was from
25 March 26, 2009.

1 THE COURT: And midway it says, "The client reports
2 more severe symptoms of obsessive compulsive disorder in the
3 past such as repeated behaviors of locking and checking front
4 door, washing hands, urinating at night." And then it says,
5 in parenthesis, "not having to urinate, but getting up to try
6 more than once due to his thought that he may not have gotten
7 it all out the first time."

8 BY MS. STEVENS:

9 Q. And, Dr. Maddox, going back to page 5756 from this same
10 record, it's a discharge plan and summary sheet.

11 A. Sorry. Yes.

12 Q. All right. And what -- was he given a diagnosis?

13 A. Yes, he was.

14 Q. And what is that?

15 A. And this would have been, I think, Your Honor, the DSM --
16 it might have been the DSM-4 or the TR, but it was
17 consistent -- anxiety disorder not otherwise specified.

18 Q. Okay. Turning now to the medical records of Dr. Mubarak,
19 did you review those?

20 A. I did.

21 MS. STEVENS: May I approach, Your Honor?

22 THE COURT: You may.

23 MS. STEVENS: 19.

24 BY MS. STEVENS:

25 Q. Dr. Maddox, I'm handing you what's been marked as

1 Defendant's Exhibit 19 and ask you to look at that. Do you
2 recognize these to be Dylann Roof's pediatric records?

3 A. I do.

4 MS. STEVENS: The defense moves the admission of
5 Defendant's 19.

6 THE COURT: Any objection?

7 MR. RICHARDSON: No objection.

8 THE COURT: Defendant's 19 admitted without
9 objection.

10 (Thereupon, Defendant's Exhibit 19 introduced into
11 evidence.)

12 BY MS. STEVENS:

13 Q. I apologize. These are the page numbers I was trying to
14 read before, Dr. Maddox. If you could turn to D00147. And
15 this print is tinier than the last. Do you see the section
16 marked "History of Present Illness"?

17 A. Yes.

18 Q. And is that an important piece of your review of the
19 background medical history in this case?

20 A. Yes.

21 Q. As it relates to mental health as well?

22 A. Yes.

23 Q. Please describe what's important to you there.

24 A. Under "History of Present Illness," on about the third
25 line down, he -- doctor marked "anxiety" -- and put an

1 asterisk -- "sleep disturbances, does not sleep. Sleep
2 disturbance. Being oppositional. Good school performance,
3 no problem with peer group. Eight hours a day using
4 electronics."

5 Q. Now, although that sentence just said "no problem with
6 peer group" under personal history, what does the first line
7 say?

8 A. "Problem with one's peer group, does not go outside the
9 home."

10 Q. Is that significant to you that there is an 18-year-old
11 young man with problems with his peer group who will not go
12 outside the home?

13 A. Yes. And also spending eight hours a day using
14 electronics.

15 Q. And tell us about that.

16 A. Again, that is a -- that is a third of a day, a third of
17 a day not even counting the time being asleep, using
18 electronics.

19 Q. Do you see records at the bottom of the page to weight
20 and height?

21 A. Yes.

22 Q. And what is that?

23 A. He weighed 118 pounds on November 20th, 2012.

24 Q. Okay. Turning to page D00149. And under the section
25 "Marked Assessment," what is significant there to you? Just

1 below the labs about a third of the way down.

2 A. Yes. At that time he reported normal routine history and
3 physical; anxiety disorder not otherwise specified; acne, and
4 deviated nasal septum.

5 Q. So here in the medical doctor record, is that a diagnosis
6 of anxiety disorder NOS?

7 A. Yes.

8 Q. And on page 150, the next page, and a similar-type
9 section, could you tell us about that history of present
10 illness? Although it's a page later in the record, now he
11 appears to be 17 years old in this record.

12 A. Yes. This is October 5th, 2011.

13 Q. Tell us about that.

14 A. It was a 17-year-old well check, a routine physical
15 examination.

16 Q. What was noted with regard to his sleeping?

17 A. "Insomnia, unreasonable, irrational fears, afraid to go
18 outside the house."

19 Q. So the unreasonable or irrational fears, afraid to go
20 outside of the house, is that an important piece of
21 information for your review?

22 A. Yes.

23 Q. And again under "Personal History"?

24 A. "Problem with one's peer group, does not socialize with
25 his peers and spends all his time at home."

1 Q. Toward the bottom of the page, his height and weight at
2 age 17?

3 A. His weight was 110 pounds.

4 Q. On page 152 -- we forgot his height?

5 A. His height was 67.5 inches.

6 Q. 5-7 1/2 and 110 pounds at 17?

7 A. Yes.

8 Q. At page 152, do you see the section marked "Plan"?

9 A. Yes.

10 Q. And does it make reference to psych counseling?

11 A. Yes.

12 Q. Tell us about that, Dr. Maddox.

13 A. His plan says, "Recommend psych counseling to help him
14 with his social skills and getting him out of the house more
15 often. He does not seem to be interested in counseling. Mom
16 will talk to him and let me know if he agrees to it."

17 Q. And so the approach reflected there at least is that the
18 mom would ask Dylann Roof and then let the doctor know?

19 A. Yes.

20 Q. And on page 153, again, at the "History of Present
21 Illness" section, what do we see there?

22 A. Very similar to the form. Keep in mind that the
23 electronic medical records a lot of times have problems. I
24 think it's a computer program, and they remain stable.

25 "Dylann Roof is an 18-year-old male, source of

1 information was the patient and his mother." And again it
2 notes the problem of anxiety, sleep disturbances, does not
3 sleep.

4 THE COURT: Ms. Stevens, I get the issue that there
5 are longstanding reports of anxiety. I don't think we need
6 to go through every record to demonstrate that.

7 MS. STEVENS: Yes, Your Honor. That is all from
8 that set. I just have one more set of records that is
9 quicker than these two if I may? May I approach?

10 THE COURT: I'm sorry?

11 MS. STEVENS: May I approach?

12 THE COURT: Absolutely.

13 BY MS. STEVENS:

14 Q. Dr. Maddox, I'm approaching you with Defendant's
15 Exhibit 20 and ask you if you recognize these to be the
16 Laurel Endocrine Thyroid Specialist records for Dylann Roof.

17 A. Yes.

18 MS. STEVENS: The defense moves the admission of
19 Defendant's Exhibit 20.

20 THE COURT: Any objection? Without objection,
21 Defendant's 20 is admitted.

22 (Thereupon, Defendant's Exhibit 20 introduced into
23 evidence.)

24 BY MS. STEVENS:

25 Q. And Dr. Maddox, do you see page U.S. 056767?

1 A. Ms. Stevens, those numbers are so small, even eyeglasses
2 can't --

3 MS. STEVENS: May I approach her? I have
4 handwritten --

5 THE COURT: That would be great.

6 MS. STEVENS: -- in larger numbers because they are
7 tiny. And we'll go through these quickly.

8 THE WITNESS: Thank you.

9 BY MS. STEVENS:

10 Q. Can you see documented there at page 1 -- give us the
11 date of that record?

12 A. Yes. This is -- he was seen on March 14th, 2014, but
13 then it has that it's amended on December 31st, 2013.

14 Q. But it's a 2014 record?

15 A. Correct.

16 Q. Can you tell us what is significant there at the top?

17 A. Yes. He is concerned about some asymmetry in his body,
18 noting that the left side seems a little larger, especially
19 in the pectoral area, than the right. He reports that he
20 shaves the upper lip only, and rarely, and shaves peach fuzz
21 across his face. He has "does not recall being -- being
22 particularly taller or shorter than his peers at any time.

23 Mr. Roof believes that he has developed much more slowly than
24 his peers, and that he is, quote, a late bloomer, end quote."

25 Q. And on page U.S. 56771, again I know it's too small to

1 read, but if you could talk about this record for us and its
2 importance.

3 A. Sure. If I may -- still going back to the other record
4 as well, there is another area there I think is clinically
5 significant. It states, "Dylann also has a social anxiety."
6 And "completed the 11th grade -- or attended the 11th grade."
7 This is from Dr. Brennan on April the 4th, 2014. What is
8 significant, it's a work-in, meaning it was not a scheduled
9 appointment. And in this -- it's on page 2 -- Dr Brandon is
10 noting, "He has tremendous anxiety regarding his thyroid, the
11 potential growth of the thyroid, and is concerned that many
12 of his back fillings could be related to underactivity of the
13 thyroid. I advised him that this is a minimal elevation in
14 his TSH. It's not associated with symptoms or with growth of
15 the thyroid gland itself, and that delaying treatment would
16 actually offer him the possibility of avoiding treatment if
17 the TSH returned to normal. He remained concerned but agreed
18 to wait. I reviewed testosterone with him. I explained to
19 him that he has completely normal testosterone and normal
20 pubertal progression. No further evaluation or treatment is
21 needed in that regard."

22 Q. Thank you, Dr. Maddox.

23 So let's talk about your diagnoses. This --
24 certainly the information we presented here today is nowhere
25 close to your full review of the records and your interview

1 data set in this case. Is that --

2 A. That's right. This is very specific to these
3 proceedings.

4 Q. Okay. To the competency issues?

5 A. Yes.

6 Q. And your diagnosis of autism spectrum disorder, tell us,
7 Dr. Maddox, do you -- do you approach -- diagnosing autism,
8 is there anything unique or complex about this particular
9 diagnosis?

10 A. Oh, yes. And especially over the years. As I'm sure the
11 Court knows, Asperger's diagnosis wasn't even codified until
12 1994. It's one of the newer areas compared to some of the
13 other mental illnesses or developmental disorders. It is
14 certainly recognized in the DSM. It's -- because it's not an
15 anxiety disorder, it's not a mood disorder, it's a
16 neurobehavioral disorder, the diagnosis, the methodology is
17 different. You have to have a clinical suspicion, but this
18 is the one diagnosis where you have to have a history from
19 the person's development. You have to look at school records
20 if they are available. You have to talk to the parents. You
21 have to get a developmental history. But most importantly,
22 you have to seek -- I've made that diagnosis without the
23 assistance of consultants. In my methodology I have
24 consulted with neurologists, neuropsychologists, and now
25 there is so much that has progressed in the field in the last

1 ten years that there is actually -- there is groups of
2 psychologists with specialty that that is what they do. They
3 administer -- there is some testing that is very specific to
4 developmental disorders, and it's -- my methodology routinely
5 is to always have a consultant, someone that has experience
6 diagnosing, treating, assessing someone with an autistic
7 spectrum disorder.

8 Q. Have you reviewed in preparation for your testimony
9 today, the declarations of Dr. Laura Carpenter, Mr. John
10 Elder Robison, and two declarations from Rachel Loftin?

11 A. I have.

12 MS. STEVENS: May I approach?

13 THE COURT: You may.

14 MS. STEVENS: Your Honor, we are going to limit our
15 review to the Dr. Loftin affidavit.

16 THE COURT: Very good.

17 BY MS. STEVENS:

18 Q. Now, Dr. Maddox, we are not going to read these to the
19 Court. The Court has them in evidence. But if you would
20 please -- let's start with John Elder Robison's deposition.
21 In your review of that particular -- that is a declaration,
22 wouldn't you say?

23 A. Yes.

24 Q. Tell us what is significant to you from reading the
25 materials by John Elder Robison?

1 A. I was familiar with Mr. Robison. I have not met him, but
2 I certainly read his book. I had an interest. I treated
3 persons with autistic spectrum disorders. I have made that
4 diagnoses sometimes the first time in court. It has been an
5 area of interest. I had read his book as soon as it was
6 published. I was familiar and know that he has been
7 diagnosed previously with Asperger disorder. So what strikes
8 me is the attention to detail, the attention to fact. It's
9 called "concrete thinking," things in his declaration that we
10 probably all know, but with not being the thoughtful enough,
11 like his description of the room where he evaluated Mr. Roof.
12 He just came up with this opinion.

13 Q. And you have been in that same room?

14 A. Yes.

15 Q. And what did he relate that was important to you?
16 Without reading it to the Court, what was important to you
17 about the interaction described between Mr. Bruck, myself,
18 and Dylann Roof?

19 A. To me the -- I thought what was helpful in his
20 declaration is his observation of your interactions with
21 Mr. Roof. He -- I'll just give you my opinion of what he's
22 written. He said he appears to think that you all hate him;
23 that a lot of time's spent discussing things, and that
24 Mr. Bruck is more of a father-like figure in terms of getting
25 him to the give-and-take in a relationship: "If I get these

1 clothes for you, if I work with this, will you work with us?"
2 And so I think there was a very accurate observation about
3 the way that you all had to deal with Mr. Roof in your
4 approach to having a relationship with him.

5 And then I think what was very significant was the
6 amount of detail that Mr. Roof has to pay to his clothing and
7 how that has been a real preoccupation for him. So a lot of
8 times as you all are trying to deal with issues about jury
9 selection -- and I have been in the room with you all when
10 you have been dealing with those issues with him -- that he's
11 more focused on other factors than perhaps the things that
12 you are focused on that you think are important for his
13 proceedings. And I think Mr. Robison very clearly identified
14 that.

15 Q. All right. Now, the declarations of Dr. Carpenter and
16 Dr. Loftin, you had mentioned to us just now that this is a
17 multi-disciplinary approach in the diagnosis of autism?

18 A. Yes.

19 Q. And what is important about Dr. Carpenter's affidavit to
20 you?

21 A. Well, first of all, I didn't -- I'm glad to know she's in
22 South Carolina. I wasn't aware of what a tremendous resource
23 we have here.

24 I think the things that are important and that I'm
25 certainly in agreement with in that it furthered my opinion

1 is the fact that there are many people with autistic spectrum
2 disorders -- and that has been my experience as well -- that
3 they are not diagnosed until later in life. It's not until
4 the demands of society, the demands of functioning that
5 sometimes they come into -- have an opportunity to even be
6 evaluated. And that is very consistent with the experience
7 I've had, especially in the persons where perhaps the first
8 diagnosis of autistic spectrum disorder is made in a legal
9 context. That has been very consistent with my experience
10 over the years.

11 And I think that the most important part is what the
12 elements of the competence evaluation include, and that is
13 cognitive and adaptive testing, the developmental history,
14 the direct assessment, interviewing, the history of the
15 patient, the parents, the caregivers, using the DSM-5 in
16 conjunction with that, and also assessing comorbid condition.
17 I'm in agreement with all of those.

18 Q. Now, turning to the work of Dr. Rachel Loftin in this
19 case, have you read her declaration as well?

20 A. I have.

21 Q. And in addition have you consulted with Dr. Loftin
22 specifically about Dylann Roof and his diagnosis?

23 A. I have.

24 Q. All right. And are you familiar at least in a general
25 sense -- though you didn't administer it, you are a

1 psychiatrist -- the testing that was administered by
2 Dr. Loftin?

3 A. Yes. I was not aware of previously there had been other
4 tests, so this is one of the newer and absolutely the gold
5 standard, the ADOS. I have a very rudimentary understanding
6 of it, but am very aware of that testing and it encompasses
7 all of those areas.

8 Q. And you referred to the ADOS as the gold standard test in
9 the diagnosis of autism spectrum disorder?

10 A. It's -- it's the Autistic Diagnostic Observation
11 Schedule, the second edition.

12 Q. Is there anything else of importance to you there?

13 A. Yes. There has been some -- Dr. Loftin reports that -- I
14 don't know if this is the new one. There has been two
15 affidavits I reviewed from her, but the one I believe from
16 this morning is the -- what is particularly important is her
17 number 7 opinion. And she states, "During one of my sessions
18 with Mr. Roof, he told me that he was not afraid of receiving
19 a death sentence because it would never be carried out. He
20 anticipates that he will be rescued by white nationalists
21 after they take over the government, and for this reason the
22 outcome of his trial does not matter."

23 Q. Now, and that dovetails with some of your other diagnoses
24 as well, but specifically with regard to autism spectrum
25 disorder, is that diagnosis -- well, tell us what is that

1 diagnosis for you based on?

2 A. For me a totality of, importantly, his childhood
3 pediatric records. There's a number of things in those
4 records that are important to me, as a physician. Secondly,
5 based on the interviews with his parents and his upbringing,
6 developmental records, certainly his mental health history,
7 and then the consultants with all the testing that Mr. Roof
8 has had done, and my own opinion, of course, my own
9 experience. I have patients in the hospital -- I can think
10 of two in the last year that I have treated that have autism
11 spectrum disorder.

12 Q. In your experience and based on your education and
13 training, do persons with autism spectrum disorder generally
14 have a higher incidence of or are at risk for comorbid mental
15 disorders?

16 A. They do. The DSM-5 specifically states that 40 percent
17 have one -- excuse me -- I believe it may be 70 percent have
18 one comorbid disorder and 40 percent have two. So very high
19 rates.

20 Q. Turning to your second diagnosis that you relayed earlier
21 to the Court, tell us the name of that diagnosis?

22 A. It's other specified schizophrenia spectrum and other
23 psychotic disorder.

24 Q. And how do you come to that diagnosis in this case? What
25 does that mean to you?

1 A. Yes. And if I may, Your Honor, I know that time is an
2 issue, but this used to be called "psychosis not otherwise
3 specified." The DSM-5, they don't have axial diagnoses
4 anymore. They have changed a lot of the nomenclature that we
5 use. But what -- there is a --

6 THE COURT: Psychosis NOS is now --

7 THE WITNESS: There's two psychoses. One is called
8 "other specified," and the other one is called "unspecified."
9 Other specified, which is the diagnosis I have made, you are
10 supposed to put in parenthesis which form of the illness --
11 perhaps they lack some of the criteria, but what you are
12 specifically looking at, and that is the one that I have
13 diagnosed him with. And the DSM-5 has an area that's called
14 "attenuated psychosis."

15 BY MS. STEVENS:

16 Q. What does that mean?

17 A. That would be the qualifier. It means that they are
18 transient symptoms of psychosis that can become very apparent
19 at periods of time, and other periods of time they may not be
20 as prominent. And, also, Mr. Roof, he has another area, too,
21 where I -- some of his beliefs that I have discussed earlier,
22 I call that is what would be called a somatic delusion. He
23 also has a delusion as well.

24 Q. Okay. The somatic delusions, are they impacting him in
25 any way that you see based on your interviews with him right

1 now?

2 A. Yes. And there have been periods of time -- that's why I
3 didn't diagnose it as a delusional disorder because there
4 have been periods of time, Your Honor, where those somatic
5 concerns were not as apparent for him. They have come and
6 gone. Back in July, there were some concerns about the hair
7 falling out and the suicidal ideation. Those are the ones
8 that concern me the most. He threatens harm to himself.
9 They were very important in July.

10 The order of trial, he was concerned that the State
11 hearing would be first and there would be a television there,
12 and if he were to have lost his hair by January, he would
13 kill himself. Those preoccupations went away, and then they
14 came back again in the last two visits. They are very
15 prominent again, the belief that his hair is falling out, and
16 if it were to fall out, he would kill himself.

17 Q. Specifically did we report to you that he wanted to see
18 you because he was saying his hair was falling out again?

19 A. Yes. He's concerned, and this is -- and he is very
20 anxious about this. This is not just him -- again, it's
21 become a prominent preoccupation again.

22 Q. And these preoccupations were reflected in some of the
23 prior medical records we went through, such as the asymmetry
24 in the body, the beliefs about thyroid and the testosterone?

25 A. Yes.

1 Q. Now, the Court has expressed that the Court is aware of
2 the other specified anxiety disorder. Don't think we need to
3 belabor that, but your third diagnosis, can you tell us how
4 you've come to that diagnosis, and do you hold it to a
5 reasonable degree of --

6 THE COURT: Which is that diagnosis?

7 MS. STEVENS: Yes, Your Honor, other specified
8 anxiety disorder.

9 THE COURT: Okay.

10 THE WITNESS: Yes, and I hold that opinion to a
11 reasonable degree of medical certainty. That diagnosis is
12 the easiest one. It is based on his history. We have
13 records going back through mental health and also through his
14 pediatrician that is clearly preexisting. And then
15 Mr. Roof -- that is the one area where I think even he has
16 some insight into understanding that he becomes extremely
17 anxious at times. I think the record's replete with
18 information that he doesn't like being in public. He doesn't
19 like being looked at. He doesn't like attention being drawn
20 to him. Very concerned about those things, and they make him
21 quite anxious.

22 BY MS. STEVENS:

23 Q. Now, Dr. Maddox, we went through this in the beginning,
24 and I'll return now to your opinion that you stated to a
25 reasonable degree of psychiatric certainty, that Dylann Roof

1 cannot rationally assist his counsel at present time in this
2 capital proceeding. Is that your opinion?

3 A. Yes.

4 Q. Is it that he will not assist us, or that he cannot
5 assist us?

6 A. He cannot at this time. He has assisted you in the past.
7 I have observed him do those things. But this is very --
8 it's changed.

9 Your Honor, I think one thing to bring up,
10 November 8th, I was originally scheduled to see Mr. Roof
11 anyway, and this is before the letter was written to the
12 prosecution, and I had an appointment because at that point I
13 was going to discuss the diagnosis. He had asked, and I had
14 not finished my diagnostic formulation at that point. I was
15 waiting for Dr. Loftin's findings. And Mr. Roof -- in
16 fairness to him, he would ask me what was my opinion going to
17 be.

18 So on that date, I was originally scheduled, and I
19 was going to go over the results with him. And then in the
20 interim, I believe that over that weekend you all -- or he
21 had written a letter to the prosecution. So when I saw him
22 on the 8th, I was with Ms. Stevens and Mr. Bruck. We had
23 gone in together, and so I observed his interactions with
24 them. And there was a marked change. There was a change in
25 the way that he was relating to you all.

1 He said he hated all of us, and then he backtracked.
2 He stated that he hated us all and then he backtracked and
3 stated that he hated you and Mr. Bruck. He did not hate me
4 at that point in time. He had never verbalized things like
5 that. Mr. Roof has always been somewhat pleasant. The only
6 time I ever heard him use the word "hate" before, he said he
7 hated people that didn't smile, and he would talk about that
8 in the military that he had difficulty because they weren't
9 allowed to smile, and that some of the corrections officers
10 in the room would not smile. That's the first time I had
11 ever heard him say that.

12 He was very unhappy to see you. As soon as he
13 walked in, he did -- he did attempt to greet me, and then
14 he -- he had not done that before, and he was very unhappy
15 that you were there and asked what you were doing there.

16 THE COURT: Just a second. I understand the
17 chronology. What is the last time before November 8th you
18 had seen him?

19 THE WITNESS: August 31st, and at that point I did
20 begin -- in looking in preparation for today, Your Honor, I
21 tried to go over the mental status exams since April, and I
22 had made a note on August 31st. I noted some paranoid
23 ideation then and specifically about what would be presented.
24 So looking back now in retrospect, which is always easier to
25 do, there are probably -- the beginnings of what I consider

1 this psychotic episode were probably in August.

2 THE COURT: But what happened in there? As I
3 understand it, and I gleaned a little bit of this from the
4 letter, is that he had not yet learned until immediately
5 before this that his attorneys were going to mount a mental
6 health mitigation defense.

7 THE WITNESS: Correct.

8 THE COURT: And he was very upset because he
9 disagreed and opposed that.

10 THE WITNESS: That's correct. And he's always been
11 on the record as not wanting that.

12 THE COURT: Right. I mean, I think you can read his
13 writings of his contempt for psychiatry. That's why he
14 doesn't have a high opinion of your discipline. And so this
15 encounter you perceived with his change of attitude is the
16 first -- is he is now encountering the lawyers who he
17 believes, according to his letter, had tricked him and kept
18 him in the dark. These are the things I read in that letter.

19 THE WITNESS: Yes, sir.

20 THE COURT: And he seems very alienated from them,
21 and you walked in, and you saw that change.

22 THE WITNESS: Yes.

23 THE COURT: Since August, correct?

24 THE WITNESS: Yes, sir.

25 THE COURT: And that one significant event that I'm

1 aware of is that he discovered a defense which he loathes and
2 which he does oppose, and which his lawyers have insisted
3 they will present over objections, correct?

4 THE WITNESS: Yes, that is one thing. And then the
5 other thing that I consider stressful is that the trial is
6 actually beginning.

7 THE COURT: Right. But he -- as he says in the
8 letter, he feels like they sort of jammed him on this thing,
9 that they waited until he couldn't do anything about it, or
10 he thought he couldn't do anything about it, and they did not
11 disclose it to him earlier. So you were looking -- I'm just
12 making sure I've got the sort of factual scenario. So you
13 are looking -- he is very angry about this.

14 THE WITNESS: Yes.

15 THE COURT: And so the question I have to ask is --
16 which seems to me I've got to address -- is he capable of
17 evaluating -- but this is a form of protest he has to a
18 defense he opposes, or is he unable, even if he wanted to,
19 could not assist, because as you -- I don't know if you are
20 aware of this, it's the capacity, the ability, not the
21 inclination or willingness to do it.

22 THE WITNESS: Correct.

23 THE COURT: So I'm looking at very specific evidence
24 that he -- that he believes his lawyer -- his lawyers, this
25 is -- you know, you characterize this as paranoia, but he has

1 set forth facts that give rise to his belief that these
2 lawyers are not acting in what he perceives to be his
3 personal interests?

4 THE WITNESS: That's correct.

5 THE COURT: And so -- and he -- you know, he told
6 the court examiner that he had -- he could -- he could assist
7 if he wanted to, but this is his form of being heard is he is
8 unwilling as a protest --

9 THE WITNESS: Yes.

10 THE COURT: -- because he disagrees with the
11 strategy.

12 Now, the question I would have is, in his world
13 view, which is that he committed certain acts that he's not
14 ashamed of, he's -- he feels like he did it for a -- what he
15 believes to be a great cause, and he doesn't want it to be
16 diminished by a view that he has a psychiatric -- that this
17 arose out of a psychiatric condition. Wouldn't that be fair
18 that was his view?

19 THE WITNESS: Yes, but not because of the stigma of
20 mental illness, Your Honor. It's because he believes if the
21 defense presents a mental illness defense that he will be
22 seen as defective and that he will not be rescued from death
23 row. So the issue is his rational understanding of why he
24 doesn't want that defense presented. That is what is
25 preventing him from cooperating with his attorney. It's not

1 a choice.

2 THE COURT: Well, he also described to this Court
3 and to Dr. Ballenger that he would feel discredited and his
4 act would be discredited, and he told Dr. Ballenger that
5 he -- if he were to die, he would want his reputation intact
6 that he had done this for this cause.

7 THE WITNESS: Yes, and that -- that is part of it,
8 yes, sir, and I agree. And for the record, everything I read
9 and talked in Dr. Ballenger's report, Mr. Roof is very
10 consistent in what he discloses.

11 THE COURT: I see the same consistency through your
12 testimony, frankly, and the jail writings.

13 THE WITNESS: Yes.

14 THE COURT: You don't have a lot of change here.
15 The one change that has occurred is his passionate opposition
16 to this defense, which, frankly, I -- the first time I got a
17 wind of what the defense was because I have to approve
18 experts, including you, which I was glad to approve.

19 THE WITNESS: Thank you.

20 THE COURT: I anticipated this very problem. I
21 thought we were heading to this problem, and I don't fault
22 the defense counsel the slightest for asserting the defense.
23 But I -- I anticipated that the defendant in his own world
24 view would resent it, oppose it in every way he could.

25 THE WITNESS: Yes, sir. If I may?

1 THE COURT: Yes.

2 THE WITNESS: The difference is he has now developed
3 another paranoid level to it. I agree 100 percent with all
4 of those assertions. The difference is now he believes that
5 his attorneys -- the words he used are very different, and to
6 me they brought us to a new level. When I met with Mr. Roof
7 on the 15th, I specifically wanted to address what he had
8 written to the prosecution. What had happened before in
9 Mr. Roof's defense, you know, I think he suspected all along
10 I would be a mitigation witness.

11 THE COURT: He knew what you were there visiting
12 for -- because you were friends.

13 THE WITNESS: Probably. That would --

14 THE COURT: He knew you were there for a purpose.

15 THE WITNESS: Right. That's correct. And I think
16 originally the idea I would have been testifying in a
17 mitigation -- the sentencing phase of this trial. So for me
18 to be here today was unexpected. And I did -- on the 15th, I
19 did tell him that I was subpoenaed, and that I would most
20 likely be testifying in his competency evaluation. So what I
21 try to do is very specifically address the letter because
22 knowing Mr. Roof since April, there were words used in that
23 letter that caused me concern. And the words were "scare
24 tactics"; the words were "threatening," that his lawyers were
25 threatening him, and I believe on the second page of the

1 letter, and you all -- I'll be glad to stand to be
2 corrected -- something about them dealing with him in an
3 aggressive manner, which has not been prior descriptions that
4 Mr. Roof has ever given about his counsel. He has not liked
5 them at times. He has been in disagreements with them at
6 times. But these are different words.

7 THE COURT: I want you to know that I questioned
8 Mr. Roof did he believe that Mr. Bruck and Ms. Stevens and
9 others had his best interests at heart, that they were not
10 trying to harm him, and what he told the Court was, "I
11 believe that I just disagree with them. In everything I
12 have, I disagree with their approach." And so I did not
13 detect -- and I don't have any doubt that he was very
14 agitated and very upset meeting with the lawyers in that
15 situation.

16 I don't doubt it at all, but what he expressed to me
17 was that he, you know -- and I was saying to him, "Come on.
18 Mr. Bruck is not trying to hurt you."

19 And he said, "I recognize it, but that's not what I
20 want, and it harms me."

21 And so you interpret words like, you know, being
22 aggressive, well, if Mr. Bruck who has avoided --
23 understandably not disclosing fully the defense, says, "This
24 is the way it is," that's aggressive, it is aggressive. You
25 and I both know Mr. Bruck. His personality is not to be an

1 angry, aggressive person. That is a fairly aggressive thing
2 to say. Probably the most aggressive thing these lawyers
3 have said to him is "We are going to do it even if you don't
4 want us to do it," which is different from the relationship.

5 THE WITNESS: It could be, Your Honor, but this is
6 the difference: In the past if I asked Mr. Roof to explain
7 that this is what happened -- I asked him to explain this to
8 me, and he would have. And he says, "I can't do that." He
9 has stopped communicating.

10 Normally because when -- Mr. Roof having an autism
11 spectrum disorder, words mean different things to him. I
12 have made mistakes along the way, and I think his defense
13 team has -- I won't speak for them, but many times when we
14 would make a statement, there might be a logical reason that
15 we would do that, but not always Mr. Roof's reasons. It's
16 very imperative, and he uses words like that that I have not
17 seen before and have not been in his vocabulary. I tried to
18 very specifically address those words with him, and for the
19 first time he told me, "I can't tell you." Mr. Roof does
20 not --

21 THE COURT: Let me say this: This has been a pretty
22 stressful time. We have a lot of things going on. But I did
23 have the opportunity to question him, and for an extended
24 length of time. I hope you've had an opportunity to read --

25 THE WITNESS: Yes, sir, I did.

1 THE COURT: And he -- once you sort of see his world
2 view, I don't see his response as irrational. I just don't.
3 I see -- I see if that is his goal, he is accused of
4 committing these heinous acts, by his own account, trying to
5 do the most horrible thing you could imagine doing, going
6 into a church and assassinating innocent people, and "I hope
7 to start a race war." And he's not ashamed of that.

8 THE WITNESS: Correct.

9 THE COURT: He doesn't want to be viewed as having
10 mental health problems. Once you sort of see that view and
11 his attorneys' understandable desire to try to dig deep into
12 this in the mental health area, I see a collision of forces
13 here and not an incapacity to assist, but an understandable
14 unwillingness to.

15 Now, some people would say if you are facing
16 potential death, surely he will listen to your lawyers
17 because they might save your skin, right? I mean, that might
18 be irrational. But they -- but what Mr. Roof has made clear
19 is that he has a higher priority -- a different priority than
20 merely surviving this trial. He wants to have his reputation
21 held intact for whatever reasons he may have.

22 THE WITNESS: Correct.

23 THE COURT: So that is the struggle I'm having, and,
24 you know, we spent a lot of time on the disease or defect
25 part of this, and though you and Dr. Ballenger have some

1 differences, they are not vastly different. I'm going to
2 tell you that. And what we are really down to is this issue
3 of capacity.

4 THE WITNESS: Yes, sir. And what he's doing now, he
5 is withholding information. He has not done that before. He
6 is now --

7 THE COURT: But he's doing it -- let me say this:
8 He answered a lot of my questions, and frankly when
9 Dr. Ballenger did this break-through -- I had already pretty
10 much gotten, understood him in more depth, but I had already
11 figured it out from his answers to me. So it looks as if he
12 is withholding it from everybody. He is withholding it as a
13 form of protest to his lawyers.

14 THE WITNESS: Your Honor. I would beg to differ. I
15 think he's withholding information from you. I think he
16 withheld information from Dr. Ballenger, and now he is
17 withholding --

18 THE COURT: What specifically is that information?

19 THE WITNESS: Usually the areas where it deals with
20 his paranoid ideation, the grandiosity, and very specifically
21 about his beliefs of what will happen to him once he's on
22 death row. This is new. I spent a lot of time thinking
23 about it too. Mr. Roof always thought he would die.

24 THE COURT: Yes, he thought he was going to walk out
25 that church, and he said he wasn't going to survive, and he

1 thought he was going to die. The note in the car is a
2 suicide note.

3 THE WITNESS: Correct. This is a new area he had
4 not thought about before this offense. He didn't think he
5 would be here. But I see it as an evolution. I believe that
6 he -- you are very correct. I think at one level, he does
7 not -- first of all, he doesn't think he's mentally ill. He
8 thinks we are wrong. He thinks we are lying and trying to
9 mount a defense to save him, but I think that the difference
10 is -- is, number two, he doesn't think he will be executed.
11 He thinks he will be freed at some point. So he's --

12 THE COURT: I'm going to tell you, though, that he
13 has not said that to me or Dr. Ballenger, and he has
14 expressed a different view.

15 THE WITNESS: Yes.

16 THE COURT: That -- about that outcome, and, you
17 know, he will have an opportunity -- it's his choice to
18 speak, but I've already written notes you asked him those
19 questions because you have highlighted the point which I
20 would like to explore further, but I want you to know that
21 when he met with Dr. Ballenger, he did -- you saw the
22 report -- he thought that there was a -- that he understood
23 that this -- that he certainly hopes that he would be saved
24 by the white nationalists, but he understands that that was a
25 problematic issue.

1 THE WITNESS: Yes.

2 THE COURT: And that he would rather die than have
3 this other defense, and he would face the death penalty. And
4 I'm going to ask that more specifically to make sure my
5 understanding --

6 THE WITNESS: Your Honor, when he withholds
7 information, there are a number of reasons. Some of the
8 things he will say "I can't tell you" about. What he's told
9 me specifically, he tries to be very honest. If he's asked a
10 question --

11 THE COURT: He's apparently uncomfortable not
12 telling the truth.

13 THE WITNESS: That's correct. And he will try to
14 give an honest answer, and if he can't, he would rather
15 answer and say, "I can't answer that" instead of say
16 something. He told me specifically when he has a tendency
17 that he would not want to be critical, he would rather not
18 answer and says, "I can't answer."

19 THE COURT: Let me ask you this: If you determined
20 that his answer ultimately was, "I do understand that I
21 can -- that there is a substantial risk of me dying from the
22 death penalty," if he said -- he came and said, "I realize
23 that" --

24 THE WITNESS: He told me 30 percent.

25 THE COURT: Let's say whatever that number is --

1 THE WITNESS: Yes.

2 THE COURT: -- he came to that conclusion, and he --
3 and he -- and you determined that, in fact, he could assist
4 in that defense if that was his desire, but he would rather
5 die than do that --

6 THE WITNESS: Yes.

7 THE COURT: -- then you would agree with me, he
8 would have the capacity to assist.

9 THE WITNESS: Absolutely.

10 THE COURT: Okay. Ms. Stevens, I'm sorry. I've got
11 to make some difficult decisions here and I have a lot of
12 respect for Dr. Maddox, so --

13 MS. STEVENS: I understand, Your Honor.

14 BY MS. STEVENS:

15 Q. And, Dr. Maddox, we were talking about whether he can
16 assist or is he just angry with us. Right?

17 A. Yes.

18 Q. And you said he cannot. Now, let's talk about it, your
19 diagnoses, how longstanding the conditions have been, and how
20 they impact him as to whether he can -- whether he has the
21 capacity right now to rationally assist us given the gravity
22 of the penalty he faces.

23 A. Yes. That was a question? I'm sorry. It's more like a
24 statement to me, but I --

25 Q. Tell us how you --

1 MR. RICHARDSON: No objection from the Government,
2 Your Honor.

3 THE COURT: Yes.

4 BY MS. STEVENS:

5 Q. Tell us how, first of all, your diagnosis, how
6 longstanding are these conditions?

7 A. Yes. The autistic spectrum disorder has been since early
8 childhood, and that is, I guess, a discussion for another
9 day, but in my opinion and looking back at the records, there
10 is some -- early on in his pediatric records, there's some
11 things that caused me concern that were red flags to me. So
12 that tends to be a disorder that develops early in childhood.
13 As an adolescent, it is clear that he's having problems with
14 social relationships that has been longstanding.

15 In my opinion, the other specified psychotic
16 disorder, which is technically called "attenuated psychosis,"
17 that is much more recent. That begins to have its origins in
18 2014 with the records where he's having some concerns about
19 his body. At first he believed he had lymph node cancers,
20 and while he was having that work done, he believed he was
21 actually diagnosed with a thyroid condition. And it's in
22 these medical records that you begin to see the somatic
23 concerns. And he says in the records he knows something is
24 wrong, and he's trying to figure out what it is.

25 Now, those symptoms of -- there have been periods of

1 time, as I mentioned, where early on in April when I met with
2 Mr. Roof, those somatic symptoms were prominent for him. And
3 he's even counted numbers of eyelashes that have fallen out
4 and reported them to me. He has been very specific. He's
5 reported the number of pubic hairs that have fallen out to
6 me, reported those numbers to me. There have been periods of
7 time he has been focused and specific.

8 Q. You take it back to as early as documentation and records
9 from 2014?

10 A. Yes.

11 THE COURT: Ms. Stevens, let me -- we have been --
12 we are beating up this how long the mental disease or defect.
13 How long has been his lack of capacity to assist his
14 attorneys?

15 THE WITNESS: November 8th, as far as I can tell,
16 Your Honor, and I think the early seeds, again going back to
17 retrospect, I probably should have picked up on August 31st
18 there were the beginnings then, but I think it definitely --

19 THE COURT: The first time you came to the
20 conclusion was after he had written the letter and you went
21 into a meeting. That's when you saw -- you reached the
22 conclusion he lacked capacity?

23 THE WITNESS: Yes.

24 THE COURT: Thank you.

25

1 BY MS. STEVENS:

2 Q. You are familiar with how a capital trial is conducted?

3 A. Yes.

4 Q. And the stressors of the capital trial?

5 A. Yes.

6 Q. And I imagine even on you today sitting in the witness
7 stand?

8 A. Yes.

9 Q. Let's talk about the things that are required for a
10 person to participate rationally in the courtroom in their
11 defense in a capital trial?

12 MR. RICHARDSON: Your Honor, objection. I think
13 this is beyond the scope of her expertise and certainly is
14 far afield from where we are trying to get.

15 THE COURT: You know, Dr. Maddox, I think she
16 testified 29 times she has been involved in some of these
17 capital cases. She's not a lawyer. You know, obviously, I
18 have the ability to observe as well, but I would like to hear
19 what she has got to say.

20 BY MS. STEVENS:

21 Q. So with regard to communicating with counsel in real time
22 in the courtroom, tell us about that, and tell us how his
23 disabilities that you diagnosed would impact him in that
24 process.

25 A. Well, the main disabling feature I think Mr. Roof was

1 going to have to deal with during this trial proceeding is
2 his anxiety level. And that before he developed the
3 paranoia, that was -- that would have been an issue you all
4 would have had to deal with every day, but you had enough of
5 a relationship with him, it was my opinion, that you would be
6 able to help him deal with his anxieties.

7 But for some examples, Mr. Roof is always afraid
8 that people are looking at him and that he didn't know who to
9 make eye contact with during court. I always told him to --
10 he was worried about people looking at the back of his head.
11 He's very concerned about how the back of his head looks.
12 He's showed me on one occasion. He's refused ever since.
13 He's concerned when he sits there that people are staring at
14 the back of his head. He's afraid to have eye contact with
15 other persons. He's afraid that he will blush in front of
16 people. He very specifically told you that in a jury panel
17 you are not to pick an attractive young female, because he
18 would not be able to pay attention, and he would be very
19 uncomfortable during those proceedings.

20 Q. And so in that --

21 THE COURT: I'm sorry. I missed the last part. Say
22 that again.

23 THE WITNESS: He told the attorneys when I was
24 visiting on the 8th that they were not to pick an attractive
25 young female.

1 THE COURT: That would distract him?

2 THE WITNESS: That he would be very uncomfortable.

3 BY MS. STEVENS:

4 Q. Did we explain to him or attempt to explain to him that
5 she might hold appropriate views for the case?

6 A. Yes.

7 Q. She might hold appropriate views with regard to the death
8 penalty, and she might be a juror that we would recommend
9 that we keep in the jury panel?

10 A. Yes.

11 THE COURT: Ms. Stevens, that's your call
12 regardless.

13 MS. STEVENS: I understand, Your Honor.

14 BY MS. STEVENS:

15 Q. But what was influencing his decision-making in our
16 ability to secure his cooperation in this endeavor that is
17 coming up?

18 A. The fear that people would be looking at him.

19 Q. And that overrode legal advice with regard to him helping
20 us to select appropriate jurors?

21 A. Yes.

22 Q. And how about deciding what witnesses to be called? I
23 understand His Honor says, and we appreciate, that calling
24 the witnesses is our decision. But in seeking input from the
25 client, how would his disabilities impact him with regard to

1 weighing consequences of presenting or not presenting
2 evidence and what it is that we are doing in the courtroom?

3 A. Yes. His wish is that you do nothing. He wants you to
4 present no defense, and he wants you to be quiet. So
5 whenever any witnesses have been discussed, he again will
6 always go back to the rhetoric he doesn't want anything
7 presented.

8 Q. With regard to the ability to rationally weigh
9 consequences of doing things like that, what is factoring in
10 this -- Mr. Roof's scale right now, disabilities or rational
11 decision-making?

12 A. Disabilities, absolutely. For example, Your Honor, one
13 of the things he was very upset with Dr. Ballenger is that a
14 picture of his forehead was shown. And his concern to me is
15 "If they -- if the defense presents any kind of mental
16 illness defenses that things are going to -- people are going
17 to begin paying attention to me. And now that that
18 photograph has been introduced, people are going to be
19 looking at my forehead."

20 THE COURT: Let me say this: That's given his
21 anxiety issues --

22 THE WITNESS: Yes.

23 THE COURT: -- and his -- how we characterize his
24 preoccupation with his body as an anxiety or psychosis,
25 whatever it is. That is a given in here. We are talking

1 about his ability to assist his attorneys.

2 THE WITNESS: Yes.

3 THE COURT: Okay? And I have been told through
4 Dr. Ballenger's report that he was very engaged and
5 cooperative --

6 THE WITNESS: He is.

7 THE COURT: -- through all of this, and that that
8 has stopped now because he's concerned -- he's upset about
9 the defense.

10 THE WITNESS: Correct.

11 THE COURT: And the lawyers have heard him out.
12 It's not like he couldn't communicate with them. He told
13 them he was opposed to it, and they told him sort of "I'm
14 sorry, but that's what we are going to do." So we --

15 THE WITNESS: Correct.

16 THE COURT: -- we have opposite -- so we now have
17 trial coming up, and there have been a lot mentioned to me
18 about his conduct in the courtroom --

19 THE WITNESS: Yes.

20 THE COURT: -- about how -- his ability to interact
21 with his lawyers in the courtroom. And the issue was he
22 would not be able to send notes or to whisper to them.

23 THE WITNESS: Correct.

24 THE COURT: And I'm going to just share with you an
25 observation I have had, and I shared this with Dr. Ballenger

1 yesterday, that when we had our first set of -- we brought
2 our jurors in the three -- we had over 700 jurors come into
3 the courtroom in groups of 80 or so over three successive
4 days, and 85 people, all of them looking at the defendant.

5 THE WITNESS: Yes.

6 THE COURT: He seemed pretty rigid in his sitting,
7 staring, not doing a lot of interacting with anyone. On
8 several occasions I saw him looking at me, but mostly he was
9 looking away.

10 THE WITNESS: Yes.

11 THE COURT: He was obviously uncomfortable. I mean
12 it was apparent to me that he was uncomfortable in this
13 setting. A lot of people -- I was a young lawyer one day, I
14 was uncomfortable sitting in a courtroom. He -- my next
15 major encounter with him was November 7th, the day -- we have
16 the transcript of that. He was very cogent and articulate
17 and calm --

18 THE WITNESS: Yes.

19 THE COURT: -- talking to me. Much more relaxed in
20 the setting.

21 THE WITNESS: Yes.

22 THE COURT: It was a closed proceeding. It was not
23 the crowd of people. But he was very -- he was -- he had
24 acquired greater familiarity with the space he was in, and he
25 interacted with me, and he spoke up, spoke for himself in a

1 way that would not have surprised me that he would have been
2 silent because of the anxiety. Then yesterday he was
3 extremely engaged, alert, throughout Dr. Ballenger's
4 testimony. I doubt that that would surprise you, as I think
5 he has been very alert regarding yours, and he was
6 interacting with counsel. He asked Ms. Stevens if he could
7 speak, and she relayed that to me, and then he spoke,
8 objecting to something that was getting ready to happen.

9 THE WITNESS: Yes.

10 THE COURT: And again in a cogent, practical,
11 relaxed way. And it appeared to me that some of his
12 symptoms -- anxiety-related symptoms had dissipated to some
13 degree, that he was -- that -- and Dr. Ballenger, he says,
14 "You know, that is the way we will sometimes treat anxiety
15 disorders. We will take the people to the thing that makes
16 them anxious" --

17 THE WITNESS: Correct.

18 THE COURT: -- "and it will help us -- people make
19 progress by confronting their fears and anxieties, and that's
20 just the way we do that." So --

21 THE WITNESS: Correct.

22 THE COURT: So the idea that he cannot -- then he
23 talked about a doctor, "Sure I could give them medicine, sure
24 I could talk to them, I'm mad at them. I don't want to
25 assist them in that." And that to me at least sounds more

1 like the capacity to do it, but not the willingness to do it.

2 So what does that -- that -- at least assuming my
3 observations are correct, that he has that evolving comfort
4 in the courtroom, what does that tell us about his capacity,
5 his ability, if he wished to communicate with counsel during
6 the trial?

7 THE WITNESS: A few things, Your Honor. And that is
8 a terrific question. But you have to remember in my view
9 there is more than anxiety going on, and anxiety would
10 decrease with familiarity. But in the past, his team was
11 aware of his anxiety, and they did things to decrease his
12 anxiety to make him comfortable in court, allowing him to
13 pick clothes and doing things in trying to work with him in
14 his limitations. The difference is they cannot comfort him
15 anymore. He does not have a relationship with them anymore.
16 They are not going to be able to do things to calm his
17 anxiety.

18 THE COURT: I think any competent counsel would
19 insist on asserting a mental health defense in this case.

20 THE WITNESS: Absolutely.

21 THE COURT: Okay. So there is no solution to this.

22 THE WITNESS: That's correct.

23 THE COURT: Mr. Roof is going to oppose any effort
24 to present what I think a competent lawyer should do. I
25 think it's kind of baked into this situation, and it's an

1 imperfect situation, but I think it's baked in, but it's
2 just -- I mean, it doesn't surprise you either that he may
3 over a period of time be less stressed in a setting he's more
4 familiar with.

5 THE WITNESS: I don't -- that would not be my
6 observation nor my prediction. I think he's going to become
7 incredibly more uncomfortable as these proceedings progress,
8 especially if his family members were to testify.

9 THE COURT: I think they will. I would anticipate
10 they will testify.

11 THE WITNESS: Yes.

12 THE COURT: And, again, that is a question we have
13 about should the attorneys have this decision, and I believe
14 that the law provides them to do this, and I've said this to
15 Mr. Roof. I think the jury should hear this information so
16 they can make the best decision.

17 THE WITNESS: I've done the same thing. I told him
18 it's imperative; he has a lot of more realistic beliefs, he
19 has the ideas that it's the truth, and it's not fair to
20 withhold the truth if there's things about him, about his
21 medical records, and I've also said this.

22 THE COURT: Juries have great abilities to figure
23 all this out. And to the extent there is a conflict, so be
24 it. I mean -- but I think it would be a terrible mistake for
25 the jury not to hear from you and others at a mitigation

1 hearing. That needs to be made, and the jury can weigh the
2 aggregating and mitigating situations and make an informed
3 decision. We don't want to deprive the jury of any
4 information that they should have in that important decision.

5 Ms. Stevens, I keep interrupting you. I have got to
6 work through this, and I am finding this very helpful.

7 MS. STEVENS: Thank you, Your Honor.

8 BY MS. STEVENS:

9 Q. With regard to rationally weighing consequences, can you
10 explain for us how the three disabilities you diagnosed will
11 impact him now and as we move forward into an adversarial
12 proceeding where the Government begins presenting evidence?

13 A. Yes. Again, and I think His Honor did a great job.

14 Some of the anxiety disorder, some of that will
15 decrease with familiarity each day. Even though he has some
16 idiosyncratic ideas about dressing himself, each day he had
17 practice doing that, those sorts of tasks would become
18 easier. What is happening now in my opinion with the
19 paranoia especially, that has grown. I'm concerned. He's
20 threatened that he might kill himself, and he's threatened to
21 harm -- well, not threatened, harm. He asked me to harm
22 Mr. Bruck. And I'm concerned. I think as the -- even though
23 his affect is inappropriate, and that's part of his autistic
24 spectrum disorder, that he may smile. He still hears it. He
25 may not process it the way we do, but he's going to hear some

1 very powerful testimony. He's also going to feel a sense of
2 great betrayal, not only from his team, but I think his
3 family members, especially his mother. If she were to
4 testify, he would, in my opinion, greatly decompensate.
5 Nothing compared to what we have seen with the team here and
6 them presenting a defense.

7 THE COURT: I've got to evaluate his present
8 capacity.

9 THE WITNESS: Yes, sir.

10 BY MS. STEVENS:

11 Q. And that is the nature of my question. Does he presently
12 have the capacity to rationally assist counsel in this
13 proceeding?

14 A. Not at this time. He has, but in my opinion, not at this
15 time.

16 Q. Now, if I could backtrack just a little bit. In your
17 meetings with Mr. Roof, you discussed history. You discussed
18 things of a general mitigating nature in the various visits
19 that you have, have you not?

20 A. Yes.

21 Q. So you have discussed things other than medical
22 conditions with Mr. Roof all along?

23 A. Yes.

24 Q. And you've taken family history?

25 A. Yes.

1 Q. You've met with family members in preparation for the
2 penalty phase of this trial?

3 A. Yes.

4 Q. You've discussed that with Mr. Roof?

5 A. Um, he only knew, I believe, again because on the 8th
6 when originally those things were going to be discussed. I
7 think at that point he had only known prior to that I had
8 talked with his mother, and he was quite upset about that.

9 Q. And he was upset with you for talking to his mother, and
10 that was relating to an earlier visit?

11 A. Yes.

12 Q. And also you watched various family visitation videos
13 with me?

14 A. Yes.

15 Q. You are aware on July 2nd of 2016, his father, Ben, told
16 Dylann Roof that the defense team members were saying he had
17 autism?

18 A. Yes.

19 Q. And so that was an issue that was relayed well prior to
20 November and these symptoms that you are seeing now?

21 A. Yes.

22 MS. STEVENS: May I have a moment, Your Honor?

23 THE COURT: You may.

24 MS. STEVENS: Your Honor, might it be an appropriate
25 time for a brief courtroom break. We can gather our

1 thoughts.

2 THE COURT: I think that would be an excellent idea.

3 Thank you, Ms. Stevens. We'll take about a 15-minute break.

4 MS. STEVENS: We will not speak to Dr. Maddox.

5 THE COURT: I don't have to worry about saying that
6 to Dr. Maddox.

7 (Thereupon, there was a brief recess.)

8 THE COURT: Yes, ma'am?

9 MS. STEVENS: Yes, sir.

10 THE COURT: Further questioning from the defense.

11 BY MS. STEVENS:

12 Q. Dr. Maddox, I want to thank you for being here today.

13 Where have you been these past few days?

14 A. New York.

15 Q. For what circumstances?

16 A. My Godmother, my aunt, my paternal aunt, she died on
17 Friday morning.

18 Q. And you traveled to New York for the services?

19 A. Yes.

20 Q. What time did you arrive last night?

21 A. My flight got in at 11:40, and I believe I checked into
22 the hotel room a little before 2 a.m. -- sometime after
23 1 a.m. and before 2 a.m.

24 Q. And were you gracious enough during the trip to allow
25 certain phone calls from me so we could prepare for today?

1 A. I did.

2 Q. Thank you, Dr. Maddox.

3 MS. STEVENS: Thank you, Your Honor. That's all I
4 have.

5 THE COURT: Very good. Let me ask one question, and
6 then I'm going to let the Government cross. If the defendant
7 had not opposed -- had not written the letter to the
8 prosecutor and did not oppose the defense, would you still
9 regard him as competent?

10 THE WITNESS: That's a great question. I probably
11 would not have been aware of this agenda. I think the letter
12 was what prompted that.

13 THE COURT: Specifically, if he had not opposed the
14 defense and had not written the letter, you would still
15 regard him as competent for trial?

16 THE WITNESS: I think that is a very good and fair
17 question. Yes to a degree and no. It has two answers. Yes
18 in terms of me not being aware of that agenda. Had he
19 expressed his typical, you know, some of the statements that
20 he has before that he didn't want that sort of defense -- I
21 think where it's crossed the line now -- when I saw him on
22 the 15th, he had never asked me to harm his attorney. So had
23 he said those -- if I had the metastatic exams from
24 November 15th, I -- out of context without having that
25 letter, I would have been quite concerned.

1 THE COURT: But you have seen him seven times before
2 the letter?

3 THE WITNESS: That's correct, and I did not have an
4 issue.

5 THE COURT: And you did not think -- until that
6 time, the seven interviews, about three hours each --

7 THE WITNESS: Yes.

8 THE COURT: -- you did not believe he was
9 incompetent.

10 THE WITNESS: That's correct.

11 THE COURT: And only after he wrote the letter and
12 you had encountered it, did you come to the conclusion he was
13 incompetent.

14 THE WITNESS: That's correct.

15 THE COURT: Thank you.

16 MS. STEVENS: Just a brief follow-up to His Honor's
17 questions.

18 BY MS. STEVENS:

19 Q. The first time you noticed the paranoia and suspicions,
20 though, you related from the August 31st visit that you had
21 with him?

22 A. That's correct.

23 Q. And those paranoid symptoms began in the clinical
24 interviews back at that point?

25 A. Yes.

1 MS. STEVENS: Thank you, Your Honor.

2 THE COURT: Thank you. Cross-examination, Mr.
3 Richardson.

4 MR. RICHARDSON: Thank you, Your Honor. I think we
5 will be relatively brief, not rehash some of the ground --

6 THE COURT: Thank you.

7 MR. RICHARDSON: -- that you've gone over.

8 CROSS-EXAMINATION

9 BY MR. RICHARDSON:

10 Q. The judge talked to you about this November 8th meeting.
11 When did you schedule to be meeting with Mr. Roof on November
12 the 8th? How long in advance was that?

13 A. It was probably about the week before. I was due for a
14 visit, and I knew -- actually just for the record, most of
15 the time I had actually been working with the State defense
16 team, and so as these proceedings were coming, my goal, I
17 think I met the week before I --

18 Q. And when were you scheduled to meet with Mr. Roof on the
19 8th?

20 A. That morning.

21 Q. That morning?

22 A. Yes.

23 Q. And generally you do about three hours?

24 A. Yes.

25 Q. Right? So when you had scheduled that, you planned to

1 spend about three hours Mr. Roof on the morning of November
2 the 8th?

3 A. Yes, sir.

4 Q. That's Tuesday?

5 A. Yes.

6 Q. Right? That's the second day of jury selection?

7 A. Yes.

8 Q. Right? When Mr. Roof was going to be in this courtroom?

9 A. Yes. That part I wasn't aware of. I just picked that
10 date because I knew it was Election Day and you all would not
11 have a proceeding, so there would be time in the jail to be
12 able to evaluate him.

13 Q. And you arranged to do that with counsel to meet with him
14 on November the 8th in the morning?

15 A. It may have been through the State counsel. I can't
16 remember. I think it was the State counsel I made that
17 arrangement with, but I was aware that, I think November 8th,
18 he would be in the jail.

19 Q. Okay. Do you know whether counsel -- at the time that
20 that was arranged with you, whether counsel knew about the
21 existence of a letter at the time they asked for that?

22 A. At the time of the original evaluation, no, they did not
23 know. That happened intervening, so I was routinely
24 scheduled to go there anyway and the letter came.

25 Q. You met with the defendant seven times, right?

1 A. Yes, sir.

2 Q. On a number of those occasions, we talked about State
3 counsel. We are talking about Ashley Pennington?

4 A. Yes.

5 Q. There are others, but he's been the primary contact that
6 you've had?

7 A. Yes.

8 Q. For the federal side Ms. Paavola, and Mr. Pennington
9 primarily on the State side?

10 A. Yes, he is.

11 Q. And so in a number of the meetings you had with him,
12 counsel was there?

13 A. Yes.

14 Q. Right? Sort of facilitating your exam and
15 communications?

16 A. Yes.

17 Q. All right.

18 A. And also I could observe the interactions.

19 Q. So you could observe the interactions. In particular I
20 want to talk to you a little bit about June the 4th when you
21 met with Mr. Pennington.

22 A. Yes.

23 Q. And you have up there with you a number of things. Just
24 tell us what do you have with you.

25 A. Sure. You are welcome to look.

1 Q. I don't want to.

2 A. The same copy of records.

3 Q. A copy of your notes?

4 A. And what I have been referring to most frequently
5 throughout this hearing, this was the affidavit that -- I was
6 going to prepare a declaration before I knew that I would be
7 required to testify. So these -- this eventually would have
8 been the declaration I would have provided had I not been
9 here today. So it was a draft statement that I had worked
10 on.

11 Q. Typically when you provide opinions, do you prepare a
12 report and provide that?

13 A. Absolutely.

14 Q. Okay. Didn't do so here, though, right?

15 A. No, I haven't had a chance. And this probably would have
16 served as my report, other than me being here today, and that
17 is correct, my methodology would always be -- and I
18 apologize. I just -- I didn't have time.

19 Q. On June the 4th, in the meeting we had -- you are welcome
20 to refer back to your notes --

21 A. Thank you.

22 Q. -- if it will help you refresh your recollection.

23 Mr. Roof explained to you that Ashley Pennington knew him
24 better than his family knew him.

25 A. Yes.

1 Q. Right? And that Mr. Pennington had gotten extremely
2 close with him?

3 A. I'm not sure he used "close," but I do recall him saying
4 Mr. Pennington knew him better than his family members, and I
5 know he felt close to Mr. Pennington.

6 Q. Although to make the record clear, he then backtracked
7 and said, "Maybe my mom knows me better," right?

8 A. Correct.

9 Q. I don't want to overstate. Certainly felt like
10 Mr. Pennington, who had met with him on multiple occasions,
11 was very close with -- or had a close relationship?

12 A. Yes.

13 Q. And Mr. Roof expressed concern that Mr. Pennington was
14 there on the 4th of June, which was a Saturday?

15 A. Yes.

16 Q. Because it was his day off?

17 A. Correct.

18 Q. Right? Mr. Roof's concerned that Mr. Pennington is
19 having to come in and spend his day off with Mr. Roof?

20 A. Correct.

21 Q. And they talked about -- during that meeting and others,
22 they talked about the books and movies and all of the variety
23 of topics that Mr. Pennington and Mr. Roof had discussed?

24 A. Yes.

25 Q. All right. And, in fact, whether that meeting or in

1 others, you are aware that Mr. Pennington has described their
2 conversations in engaging in a variety of topics?

3 A. Absolutely.

4 Q. They were comprehensive?

5 A. Yes.

6 Q. Right? That they included the defendant's background?

7 A. Yes.

8 Q. Right. Or that they went through and talked about court
9 proceedings, for example?

10 A. Yes.

11 Q. Right? That he explained what was happening?

12 A. Yes.

13 Q. Right? And Mr. Pennington understood that the defendant
14 understood what was happening?

15 A. Yes.

16 Q. Right? That to the extent that the defendant had
17 questions, Mr. Pennington had provided those answers?

18 A. Yes.

19 Q. Right?

20 A. And even in private, Mr. Pennington -- one of the reasons
21 I had Mr. Pennington there for one is it was to go over the
22 evidence, and I've watched him go over the evidence together
23 in some of these proceedings as well.

24 Q. Right. And one of those examples, I believe from your
25 notes -- confess, you do not have the best handwriting?

1 A. I have the worst handwriting.

2 Q. It's virtually indecipherable.

3 A. Even to me, which is on some of those occasions when it
4 was fresh I attempted to type them so I could read them as
5 well.

6 Q. One of the things you did is went through the crime scene
7 photos?

8 A. Yes.

9 Q. With him. Where Mr. Pennington was there?

10 A. I don't think -- we didn't look at the photos together.
11 Mr. Pennington discussed the crime scene photos. I only saw
12 those just a few weeks ago.

13 Q. You saw the crime scene, you all discussed the crime
14 scene, and you discussed with Mr. Roof that Mr. Pennington
15 had gone over with him a vast array of the evidence in the
16 case?

17 A. Yes.

18 Q. Okay. And that according to Mr. Pennington, in your
19 conversations and observing and talking to him, Mr. Roof
20 would raise conversations and issues that he thought
21 Mr. Pennington might be interested in?

22 A. Yes.

23 Q. Right? That he was sort of aware of what Mr. Pennington
24 might have interest in, and he would steer the conversation
25 to him?

1 A. Um, well, I think more that the way I would probably
2 characterize it is that Mr. Roof -- Mr. Pennington knows
3 Mr. Roof's interests in some of the books he reads, and I
4 think it's fair to say they share a lot of history and
5 literature, which are typically the areas of Mr. Roof,
6 especially history. I don't think that it was -- I think it
7 was more Mr. Pennington trying to engage in Mr. Roof that
8 they share interests.

9 Q. You wouldn't be surprised that Mr. Pennington has said
10 that Dylann raised topics that he knew Mr. Pennington would
11 be interested in?

12 A. Oh, absolutely.

13 Q. Right? And that you had conversations as well that
14 initially Mr. Roof would not discuss with Mr. Pennington his
15 drug use?

16 A. Correct.

17 Q. Said "I refuse to talk about it"?

18 A. I didn't know that. He discussed it with me, but I would
19 not be surprised.

20 Q. Right. I think in the -- well, regardless, you are not
21 surprised by that. And consistent with the confession that
22 Dylann gave where he wouldn't talk to the FBI agents about
23 his drug use?

24 A. Yes.

25 Q. Right? But in that June 4th discussion -- may not have

1 been June 4th -- regardless, you are aware that
2 Mr. Pennington has described how he eventually won Mr. Roof
3 over and Mr. Roof was willing to talk about his drug use with
4 him?

5 A. I wasn't privy to that, but that would certainly be
6 consistent. That is what has happened to me as well. There
7 were periods of time where eventually Mr. Roof did discuss
8 some of his drug use. That would be consistent with my
9 interactions. I don't know if there was a proceeding or
10 something that -- I'm not aware of some of those things.

11 Q. But there is a conversation where, as you warm up, as you
12 develop a rapport with Mr. Roof, he provides you more
13 information?

14 A. I think that is fair to say, sure.

15 Q. And in your sort of observations with Mr. Pennington in
16 particular, Mr. Pennington describes Mr. Roof as being a very
17 obedient client?

18 A. Yes.

19 Q. Right? That he was compliant with instructions that
20 Mr. Pennington provided him?

21 A. Yes.

22 Q. Right? And Mr. Pennington described him as being very
23 verbal?

24 A. Yes.

25 Q. Right? Which is something which is consistent with what

1 you say. You light up and smile when you say that, but he's
2 quite verbal, right?

3 A. Yes.

4 Q. Have you reviewed his IQ testing, for example?

5 A. Yes.

6 Q. Okay. And I know there may be at least two different
7 sets of them, but some have suggested his verbal IQ may be in
8 the 99th percentile?

9 A. In fact, when I saw -- I had not had the recent IQ
10 results yet, but on the 15th, Mr. Roof told me that he was a
11 genius, and then we were discussing IQs and where they fall
12 in standard deviations, and I did say that I believe his
13 verbal IQ was 141.

14 Q. And I don't want to belabor this. Mr. Roof is familiar
15 with the concept of standard deviations?

16 A. No, he was not.

17 Q. You were explaining that to him?

18 A. Yes.

19 Q. And you've had a chance to review quite a number of
20 writings that Mr. Roof has made?

21 A. Yes.

22 Q. Right? And it's fair to describe them as clear and
23 coherent?

24 A. Yes.

25 Q. Maybe misguided, but clear and coherent?

1 A. Yes.

2 Q. In your observations of Mr. Pennington and Mr. Roof, is
3 it fair to say they were free flowing in expressing opinions
4 and ideas?

5 A. To a point. There was one time I remember in
6 particular -- I believe it was June 4th -- that we were
7 talking, and then all of a sudden Dylann stood up and did get
8 very paranoid -- I put a notation in there -- wanted the
9 interview to end. And as soon as he did that, sat back down
10 and met with him for another 30 minutes. Even with
11 Mr. Pennington I can observe that it was something that could
12 be redirected. They would get back and get focused and work
13 again.

14 Q. That's not something wholly uncommon in your experience
15 with defense lawyers dealing with their clients, that they
16 don't always see eye to eye?

17 A. That's correct.

18 Q. Right?

19 A. And Mr. Roof has done that with me too. There have been
20 occasions where I saw him alone that after a period of
21 time -- we were talking -- he stood up and said, "Why are we
22 doing this?" And he wanted to end the interview, and then he
23 would sit back down and probably talk for another 40 minutes.

24 Q. And you are also familiar -- I think the issue came up in
25 the *Inman* case that you worked on -- that some clients like

1 some lawyers better than others?

2 A. Absolutely.

3 Q. Mr. Inman was a capital case -- or a potential capital
4 case in the upstate, right?

5 A. Yes, sir.

6 Q. And Mr. Inman -- I won't use the names of the lawyers so
7 that we don't -- but one of the lawyers Mr. Inman wasn't too
8 keen on.

9 MS. STEVENS: Objection, Your Honor.

10 THE COURT: Overruled.

11 BY MR. RICHARDSON:

12 Q. The other lawyer in that particular case, Mr. Inman was
13 quite keen -- much more comfortable cooperating with.

14 A. He trusted him, yes.

15 Q. And as part of -- you did a competency eval in that
16 case --

17 A. Yes.

18 Q. -- the *Inman* case. And in that particular case, you
19 found that Mr. Inman was capable of working with the counsel
20 he was close with?

21 A. Yes.

22 Q. Right? Even though it was apparent to you that he was
23 not willing to work with the other lawyer?

24 A. Correct.

25 Q. And it's fair to say, based on your experience in dealing

1 with Mr. Roof and both the State defense lawyers and the
2 State, and the federal defense lawyers, that the defendant
3 doesn't have the same relationship with Mr. Pennington as he
4 does with some of the other lawyers.

5 MS. STEVENS: Objection.

6 THE COURT: Overruled.

7 THE WITNESS: I think that is fair historically. I
8 have not seen them recently. My assessment now would
9 probably be very similar to the relationship he's had. But I
10 have not -- again, I have not seen Mr. Roof with
11 Mr. Pennington, but I can tell you the August 31st
12 evaluation, Mr. Roof was talking about Mr. Pennington in
13 terms of --

14 BY MR. RICHARDSON:

15 Q. In a positive light, right?

16 A. No. They may have similar issues.

17 Q. They may have gotten off the rails is what you are
18 saying?

19 THE COURT: Let me understand this. And was it over
20 the same issue, which is --

21 THE WITNESS: Yes.

22 THE COURT: -- the defense?

23 THE WITNESS: Yes.

24 THE COURT: And you anticipate that difficulty with
25 any lawyer who tells him he or she is going to present a

1 mental health defense?

2 THE WITNESS: Yes, but with the caveat that I -- in
3 my opinion, and, again, I can't, you know, predict the
4 future, I don't think he would threaten Mr. Pennington with
5 death. I think he's more connected to Mr. Pennington. I
6 would imagine he may be not communicating with him, but I'm
7 not sure that it would go to the level that he would ask for
8 him to be killed.

9 BY MR. RICHARDSON:

10 Q. And part of that, Mr. Pennington from, you know, the very
11 day after this event has been meeting often multiple times a
12 week with the defendant?

13 A. Early on. I don't know. I've not been in contact with
14 counsel probably in about a month.

15 Q. We've talked a little bit about -- just mentioned
16 Mr. Inman, and I want to come back and talk about a few
17 others briefly. The reason you were doing an eval of
18 Mr. Inman is you have to be competent in order to plead
19 guilty?

20 A. That's correct, I was retained in that case because he
21 was waiving his defense and wanted to be executed, and in my
22 opinion, he was competent to do that.

23 Q. That was a case where Mr. Inman wanted to waive his
24 defense and plead guilty and get the death penalty?

25 A. Correct.

1 Q. And the Court and you found him to be competent to do so?

2 A. Yes.

3 Q. You are also required to be competent to waive other
4 rights? You are familiar with that. You've been involved in
5 other cases where the waiver of other rights require a
6 competency evaluation?

7 A. Yes, sir.

8 Q. Particularly in capital cases?

9 A. Yes, sir.

10 Q. So as, an example of William Downs?

11 A. Yes.

12 Q. You remember Mr. Downs?

13 A. Yes.

14 Q. Where you did a competency evaluation for him and found
15 that he was competent?

16 A. To be executed, yes, he was waiving his --

17 Q. Appellate rights?

18 A. And asked to be executed.

19 Q. Right. And you found there was -- that he could
20 communicate with counsel even though he chose not to because
21 he disagreed fundamentally with their strategic approach?

22 A. That's correct.

23 Q. That -- that was in your view, he was competent to waive
24 those appellate rights?

25 A. Yes, and what the issue was in that case, there were some

1 concern that he had a depression and that his depression was
2 making him not self-protective, and that he was waiving his
3 rights because he was depressed, and it was my opinion that
4 that, his depression, was not the reason he was waiving his
5 rights and that he was competent.

6 Q. And here it is. Sorry. The other thing about Mr. -- the
7 other thing that you indicated was a suggestion that he was
8 delusional because he wanted to be executed and get a better
9 life in -- what you said, the afterlife?

10 A. Okay. I don't recall that, but that sounds consistent
11 with what I would say. But I would characterize that
12 delusional, I don't recall in that context.

13 Q. No. I'm sorry. You considered that. You actually --
14 you are exactly right. You found -- and the language, I'm
15 not going to -- it's not a history or a memory test. You
16 found that his hopes of receiving something better in the
17 afterlife was not a delusional fault for him?

18 A. That's correct.

19 Q. That it was a rational choice to, you know, seek higher
20 glory, if you will?

21 A. Yes, for him specifically. He thought there was a chance
22 he could go to heaven, and he had some spiritual beliefs.
23 That's correct.

24 Q. Okay. You've done a number of these evals in the waiver
25 of appellate rights in execution cases or capital cases?

1 A. Yes, sir.

2 Q. Right? Like David Hill?

3 A. Yes.

4 Q. You remember Hill. James Earl Reed?

5 A. Yes.

6 Q. And a couple of those, like Mr. Reed for example, you
7 found that he was paranoid?

8 A. Yes.

9 Q. Right? But fully competent to waive his rights?

10 A. Yes.

11 Q. And one of the things about -- I'll withdraw that.

12 In your evaluation of Mr. Roof's competence, did you
13 take into account the various waivers of important rights
14 that he's made in this case? Let me give you some examples
15 just to ask --

16 A. Yes.

17 Q. I'm not trying to trick you. Don't worry. Right, the
18 August 20th, he waived certain rights on the record in a
19 handwritten or a written waiver?

20 A. Okay. I wasn't aware of that, but --

21 Q. On September 15th, he made an extensive waiver of various
22 rights, including attorney-client privilege and right to
23 appearance and various things. That's September the 15th.

24 A. I was not aware of that. Okay.

25 Q. The judgment of whether he was capable or competent to

1 waive those rights, you hadn't conveyed to anybody at that
2 point that he was incompetent?

3 A. Not at all.

4 Q. Not at all, right?

5 A. Not at all.

6 Q. The several meetings you had had, you hadn't gotten to
7 that conclusion at all?

8 A. That's correct.

9 Q. Let me talk to you just a second about -- the judge sort
10 of talked about this. I'm trying to decide whether I can
11 just leave it. Let me ask you just a minute. You talked a
12 little bit about anxiety?

13 A. Yes.

14 Q. And Mr. Roof, despite what is reported as an
15 unwillingness to describe his own shortcomings, social
16 anxiety, and anxiety is something he is forthcoming about?

17 A. Yes. And I beg to differ. I think it's a lack of
18 insight. It's not that he doesn't describe it. He doesn't
19 think he has the other conditions. But he recognizes that he
20 does have some anxiety, although he minimizes it. It's more
21 a level of insight, that he's aware of it.

22 Q. In your perspective, it's not that he's trying to hide
23 any mental problems that he has?

24 A. I think he is now. I think --

25 Q. Well --

1 MS. STEVENS: Objection. She wasn't finished.

2 THE COURT: Let her finish the answer.

3 THE WITNESS: This is new, and this has only been
4 November the 8th.

5 THE COURT: What precisely is new?

6 THE WITNESS: That he is withholding information,
7 things that he used to talk about before that I consider to
8 be paranoid and grandiose he has stopped discussing.

9 THE COURT: Such as?

10 THE WITNESS: For example, when His Honor asked him
11 why did he not want those things presented, he said, "I can't
12 tell you. I don't want to talk about it."

13 THE COURT: But he ultimately told Dr. Ballenger
14 that. He told me some of that. What else?

15 THE WITNESS: He told you some, but again --

16 THE COURT: He gave a full account to Dr. Ballenger.
17 What else is he withholding?

18 THE WITNESS: For me, again when I specifically
19 asked him about the letter and to please explain those words
20 to me, what they mean, he would not do that.

21 THE COURT: Okay. Anything else?

22 THE WITNESS: I'll be glad to --

23 THE COURT: I'm talking about the thing he's now
24 withholding information. This is a very important issue
25 about things that have happened around November 7th.

1 THE WITNESS: And, Your Honor, I would need a copy,
2 but there were also some things in Dr. Ballenger's report
3 where he -- the best example I can give you is everything he
4 told Dr. Ballenger is absolutely consistent with what he's
5 told me. The only issue I have is he stopped communicating.
6 There were things that he has formerly talked about and was
7 very open about discussing, and it's my opinion now he has
8 figured out, he --

9 THE COURT: What are those things?

10 THE WITNESS: If I could have a copy of
11 Dr. Ballenger's report, I would --

12 MR. RICHARDSON: I'll be happy to provide it.

13 THE WITNESS: And I have also been provided the
14 transcript, Your Honor.

15 MR. RICHARDSON: The transcript, we would also like
16 a copy of that, but I don't know how inclined you are to hand
17 that to me.

18 THE COURT: I'm sort of -- I don't think it's
19 necessary. I will tell you this: You've got it fully in
20 Ballenger's report. There is nothing in Dr. Ballenger's
21 report that isn't in that transcript.

22 MR. RICHARDSON: I'm just going to grab this.

23 THE COURT: Mr. Richardson, don't feel like you
24 being starved.

25 MR. RICHARDSON: I hadn't requested it for good

1 reasons.

2 THE COURT: One reason I'm asking you, Dr. Maddox,
3 is I want to ask -- if Mr. Roof elects to testify, I want to
4 ask him about those things.

5 THE WITNESS: Yes, sir, I understand, and I'll try
6 to be specific to help you.

7 For example, in one area on page 21 of
8 Dr. Ballenger's report, near the bottom, it's -- he stated
9 Dr. Ballenger's asking about the attorneys' strategy, and he
10 reported that he disagreed with them because they are trying
11 to get him life in prison as opposed to the death penalty.
12 He described that he was apathetic about which outcome
13 occurs. He said that it is clearly, quote, worth it, and
14 that he would rather die than use such a defense. He reasons
15 that "It would ruin me to present the autism defense because
16 then everybody would think I am a weirdo." And that is
17 what -- that is in one level consistent with what Mr. Roof
18 has expressed, but there is another prong to it, and,
19 again -- and it's the prong where he believes that he's --
20 somehow some white nationalists will rescue him.

21 THE COURT: That's in Dr. Ballenger's report, and
22 also is this whole issue of his general reputation, and
23 Dr. Ballenger elaborated on that in his testimony yesterday.

24 THE WITNESS: Let me be more specific. Those were
25 the early on -- this is what happens. One of the other

1 instances which I'm not sure if he told Dr. Ballenger, and I
2 stand corrected if he did, he said what you did was illegal
3 in the proceeding with him, that you didn't allow him to be
4 there in your interaction and your colloquy with Mr. --

5 THE COURT: I allowed Mr. Bruck to speak without him
6 being present.

7 THE WITNESS: Yes.

8 BY MR. RICHARDSON:

9 Q. You are not offering an opinion, I assume, whether that
10 was -- whether there is a rational belief that that is not an
11 appropriate course?

12 A. No, not at all. My point is not -- what I'll try to do,
13 if you bear with me.

14 THE COURT: Frankly, I understand his feelings. It
15 was very important for me just to state for the record
16 because that has been raised, that I have counsel's full
17 report of that because I had to make a determination whether
18 there was a reasonable basis to do an evaluation. I had the
19 duty to assume the correctness of the information, but I had
20 to hear the information, and I was concerned that I would not
21 get it fully from Mr. Bruck. So that is why I excused him,
22 and I understand from Dr. Ballenger's report that Mr. Roof
23 did not appreciate that, and, frankly, I understand why he
24 doesn't appreciate it.

25 MR. RICHARDSON: The Government was, of course, not

1 challenging the correctness of it.

2 THE COURT: I just think that's been raised. And I
3 consider that that Mr. Roof's response is rational, frankly.

4 THE WITNESS: Okay. For example on page 27, this is
5 clearly in contradiction to things that he's disclosed to me.
6 When Dr. Ballenger was confronting him about some of the
7 somatic concerns that he's had, he said he couldn't talk
8 about that. Now, that is something that historically
9 Mr. Roof has been really open about, was very concerned
10 about, and that is evidence to me that he is now learning --
11 he has learned to perceive what questions may perceive him as
12 mentally ill, and he doesn't answer them. Before he would.

13 So that is -- it's not that he is saying new things
14 necessarily, although he has done that. It's more that he is
15 omitting what he is telling people now, and that is a change
16 for him. And that is the concern that I have.

17 I'll be glad to give you more.

18 THE COURT: Yes.

19 THE WITNESS: For example, on page 27, again, when
20 asked about his fear that his hair was falling out, he gave a
21 very logical answer that no one would like it and everyone
22 likes a full, attractive head of hair. But for him, he did
23 not mention suicidal ideation, which he mentioned to me again
24 on November the 15th.

25 THE COURT: And let me just say, Dr. Ballenger

1 testified that he understood there was a substantial amount
2 to these body image things he didn't --

3 THE WITNESS: Yes.

4 THE COURT: And he understood that he did not hear
5 fully from the defendant, but he did know about it because he
6 had reviewed other records.

7 THE WITNESS: Yes. Then on page 29, when asked
8 about whether or not he believed the idea that he would not
9 be executed because he believes there is a chance of a white
10 nationalist uprising, he again is minimizing. He's told me
11 at the end there was a 30 percent chance that he would be
12 executed. I see him again withholding, not being as
13 forthcoming as he has been in the past. He doesn't want
14 people -- there's three reasons for that. One is the anxiety
15 that he's discussed. He doesn't want people paying attention
16 to things they weren't paying attention to before because he
17 doesn't want that level of attention paid to him because he's
18 uncomfortable socially.

19 But the other thing now is, again, he perceives
20 those things as attempts -- his attorneys' attempts to
21 discredit him, so that would --

22 THE COURT: Well, this actually directs another
23 issue is that the chance of a white nationalist he attributes
24 to less than a half of a percent. I don't see him addressing
25 what are the chances of him getting the death penalty. That

1 is a different issue.

2 THE WITNESS: Correct.

3 BY MR. RICHARDSON:

4 Q. Earlier you testified as well what he told you -- I want
5 to make sure I understand what your testimony is. Earlier
6 you said he has a 30 percent chance of getting the death
7 penalty?

8 A. Yes.

9 Q. And then you said he had a 30 percent chance of getting
10 executed. Those are obviously different?

11 A. I stand corrected. It would be -- I will look -- I think
12 it was the death penalty.

13 Q. 30 percent chance, he's talking about what he believes
14 the chances of a jury giving him the death penalty, which is
15 a straight, separate question from what the chances of being
16 executed are?

17 A. Absolutely.

18 Q. Just to be clear, that is not actually -- what
19 Dr. Ballenger is saying is not inconsistent with what your
20 testimony is?

21 A. That's correct.

22 THE COURT: Did he ever give you an estimate of what
23 he thought the chances were that the white nationalists would
24 take over the country and for him not to be executed and free
25 him?

1 THE WITNESS: As I recall it would be a number of
2 years. I believe what he's quoting to me was six or seven
3 years.

4 THE COURT: I understand. But the question is, did
5 he tell you what are the chances of that happening? Because
6 when we he talked to Dr. Ballenger, when confronted with it,
7 he said, "I've got to recognize that is very low." I was
8 wondering if he had given you a higher percentage.

9 THE WITNESS: No percentage at all. And, again,
10 with me he didn't even go in as much to the white
11 nationalist, telling me it might be a sympathetic corrections
12 officer, and there would be a coup. Those were his exact
13 words to me.

14 THE COURT: Dr. Maddox, you have obviously had more
15 contact -- as much contact with people sitting on death row
16 in your experience, I'm sure you have such a record. But
17 folks facing capital punishment, it's not unusual to have a
18 mix of emotions, right?

19 THE WITNESS: Not at all.

20 THE COURT: A great deal of stress.

21 THE WITNESS: Correct. Not at all.

22 THE COURT: And it is literally a life-and-death
23 decision, right?

24 THE WITNESS: Correct, yes.

25 THE COURT: And there are some people who actually

1 said, "I make the conscious choice to die" and you concluded
2 they were competent to make that choice.

3 THE WITNESS: Absolutely. And, again, the -- I'm
4 sorry if I just haven't made clear. The difference is I've
5 never had that opinion about Mr. Roof before until -- and I
6 recognize he's in disagreement with his attorneys, but the
7 difference is now he's threatening to harm them. He
8 believes, he tells me, he wants people to think he's a
9 sociopath. I don't know of anyone that has diagnosed him --
10 I don't have all the data, but that is not --

11 THE COURT: I haven't seen that. But he has been
12 charged with killing nine people and attempting to kill three
13 others. I mean, that is the charge.

14 THE WITNESS: Most horrible crime I've seen in
15 20 years.

16 THE COURT: And he -- it's his desire that he would
17 like to have those facts just stand on their own merits.

18 THE WITNESS: Absolutely.

19 THE COURT: And his own belief was that he had -- he
20 was trying to commit the worst crime he could imagine.

21 THE WITNESS: Yes.

22 THE COURT: And he apparently accomplished that.

23 THE WITNESS: Yes.

24 THE COURT: So once you accept that premise, and
25 he's now confronting what do I do with my lawyers who won't

1 do what I want them to do: I believe stabbing the lawyer,
2 like you mentioned, but he's really got very few options
3 here. He exercised one of them, write a letter to the
4 prosecutor.

5 THE WITNESS: Yes, sir.

6 THE COURT: Trying to scuttle this, but he doesn't
7 have a lot of good options.

8 THE WITNESS: He named some others. He threatened
9 to write the newspaper. He asked me were there a number of
10 things he could do perhaps to discredit me, or other sources
11 he could write. He threatened to write about a handicapped
12 friend of mine -- he thought it was my husband -- and publish
13 information about that, would that stop me. And I told him
14 that I was under subpoena, and I would have to answer any
15 questions.

16 THE COURT: The point of all this is he's threatened
17 some things, but it's all related to this passionate
18 opposition to a mental health defense.

19 THE WITNESS: Yes.

20 THE COURT: Mr. Richardson, please continue.

21 MR. RICHARDSON: Just one more question or set of
22 questions.

23 BY MR. RICHARDSON:

24 Q. You sort of focused, as I understood it, with Ms. Stevens
25 on the new words, right? These are new phrases that he used,

1 and I wrote down "scare tactics, threaten, aggressive."

2 Those are new words?

3 A. Those are the only things. Everything else in the letter
4 is consistent, and I would expect it from him, but those took
5 on a new meaning.

6 Q. And you also indicated that in your meeting on November
7 the 8th, you heard another new word, right, "hate"?

8 A. No. He said hate before. But the way he qualified hate
9 before was he hated people that didn't smile, he --

10 Q. In other words --

11 A. That was the first time that I've ever heard him say he
12 hated a specific person, and at first he said, "I hate all of
13 you," and then he went back and pointed to Ms. Stevens and
14 Mr. Bruck and said, "I hate you," and at that point he did
15 not --

16 Q. From your perspective, the only other people he described
17 hating are the people that don't smile. Now wait a minute.
18 He did say that he hated people that did not smile?

19 A. Right.

20 Q. That was the conversation about the military?

21 A. Yes.

22 Q. Did you have conversations with Mr. Roof about hating
23 African-Americans?

24 A. Yes.

25 Q. Have you had conversations with Mr. Roof about hating

1 Jews?

2 A. Yes.

3 Q. Have you had conversations with him about hating
4 homosexuals? That is not a new word for him at all?

5 THE COURT: I'm sorry?

6 MS. STEVENS: He's interrupting her answer.

7 THE COURT: I think it's fine. Overruled. Go
8 ahead.

9 THE WITNESS: He's never used those words "hate" in
10 that context with me.

11 MR. RICHARDSON: I don't have anything else, Your
12 Honor.

13 THE COURT: Redirect.

14 MS. STEVENS: Thank you, Your Honor.

15 REDIRECT EXAMINATION

16 BY MS. STEVENS:

17 Q. Dr. Maddox, the June 4th visit, if I might return to
18 where Mr. Richardson -- I believe you have some typed notes
19 from the June 4th visit. What did you note in the first two
20 lines about Mr. Roof's entry into the room?

21 A. I'm sorry. Bear with me. I'm trying to find them.

22 Q. It was typed, and I would say about two-thirds through
23 the packet. They start with June 4th.

24 MS. STEVENS: May I approach with the page?

25 THE COURT: You may.

1 MS. STEVENS: They match.

2 BY MS. STEVENS:

3 Q. I know you have a lot of papers up there. That June 4th
4 and the first two lines?

5 A. Very bright smile when he enters. I -- he says he feels
6 terrible, and I put parenthesis "social gesture."

7 Q. And later in your notes, did he have discussions about
8 his somatic issues?

9 A. Yes.

10 Q. And what does he say about that?

11 A. On that day he shows me his rib cage, showing me his
12 shoes. There was -- he had some specific shoes that he was
13 using that proved -- that would show that his foot was
14 flatter. He was looking at the arch of the shoes.

15 Q. Did you make a reference to genomes?

16 A. Yes.

17 Q. And that is in preparation for your penalty phase workup?

18 A. Yes.

19 Q. And so he knew about that type of evidence being
20 developed in this case at that time?

21 A. Yes. He and Mr. Pennington had quite a discussion about
22 that. The issue was he was also aware that his parents would
23 be having their genomes mapped as well.

24 Q. Now, the waivers that Mr. Richardson talked about, would
25 it surprise you to learn that they were waivers signed so

1 that he wouldn't have to come to court proceedings?

2 A. That would certainly be consistent with my observations
3 of Mr. Roof. If he could avoid being looked at or being the
4 center of attention, that would be consistent with his mental
5 status.

6 Q. Now, you talked about the three words, the aggression?

7 A. Yes.

8 Q. Scare tactics?

9 A. Yes.

10 Q. In your experience of me and with Mr. Bruck and in the
11 meeting that you had with Dylann Roof, is that your
12 observation of our treatment of our client?

13 A. Not at all.

14 Q. Is that your observation of our treatment of Mr. Roof?

15 A. No.

16 Q. Dr. Ballenger's report -- and we were talking about some
17 of it, and I know you were reading through it on the stand
18 there. And you pointed out on page 27 some of the points
19 where he couldn't talk about that --

20 A. Yes.

21 Q. At the top of page 27 of Dr. Ballenger's report, it says,
22 "When asked about his ideas about something being wrong with
23 his left side, he laughed and stated he couldn't talk about
24 that. When pressed several times, he stated he can't give
25 clues either."

1 Are issues and beliefs and somatic concerns with his
2 left side something that he had previously talked about with
3 you?

4 A. Yes.

5 Q. And did he say to you, "I can't talk about that"?

6 A. No.

7 Q. And on page -- further down on page 27, there is a line,
8 when asked about his fear that his hair was falling out, he
9 gave a very logical answer -- I think you pointed this out --
10 "that no one would like it, and everyone likes a full,
11 attractive head of hair, and then minimized anxiety." Has he
12 discussed with you his fear that his hair was falling out?

13 THE COURT: We've already been through that.

14 MS. STEVENS: All right.

15 BY MS. STEVENS:

16 Q. Now, on the top of page 28, second full paragraph, "When
17 asked again to talk about his ideas about his body, face, and
18 forehead, he stated several times he won't talk about that.
19 He started out that he can't, but then ultimately pointedly
20 changed to "he won't"?

21 A. Correct.

22 Q. Has he spoken openly with you about his somatic beliefs
23 about his body, face, and forehead in the past?

24 A. Yes.

25 Q. And is that the type of information you were referring to

1 that he has become suspicious and guarded about?

2 A. Yes.

3 MS. STEVENS: That's all I have. Thank you.

4 THE COURT: Thank you, Ms. Stevens.

5 Doctor, let me ask you a question. You had met, I
6 think, April or August, seven times.

7 THE WITNESS: Yes.

8 THE COURT: And as a result of those meetings, did
9 you ever recommend any psychotherapeutic or other medications
10 to treat any condition for Mr. Roof?

11 THE WITNESS: They were asked. At one point I
12 actually would have advocated for him starting, but Mr. Roof
13 did not want to do that. I did have some concerns about him
14 being so young and having an autoimmune disorder. There was
15 a period of time, I know he was being prescribed hydroxyzine
16 after he was assaulted. I noticed --

17 THE COURT: What is the nature of hydroxyzine?

18 THE WITNESS: It's antihistamine. It's a little bit
19 stronger than Benadryl. I use it very commonly in the
20 hospital. It's a nonnarcotic, benzodiazepine sedative.
21 Usually safe to prescribe in corrections.

22 THE COURT: You never recommended a
23 psychotherapeutic drug for him?

24 THE WITNESS: No.

25 THE COURT: Nothing to treat delusions?

1 THE WITNESS: No.

2 THE COURT: Never anything to treat paranoia?

3 THE WITNESS: No.

4 THE COURT: And did you ever recommend any
5 treatments?

6 THE WITNESS: That certainly would have been -- had
7 I been asked, I would think that was a good idea. And I
8 talked to Mr. Roof about that.

9 THE COURT: You were there seven times, and you
10 don't recommend to the lawyers --

11 THE WITNESS: No. It wasn't -- even though he was
12 anxious and had those symptoms, it wasn't interfering with
13 his functioning.

14 THE COURT: Thank you.

15 MS. STEVENS: If I may just on that?

16 THE COURT: Let me look over my notes, and then I'm
17 going to give you every chance.

18 That's all. Go ahead.

19 BY MS. STEVENS:

20 Q. Your role in this case is as a forensic evaluator, not a
21 treating physician; is that correct?

22 A. Correct.

23 Q. And in a forensic setting, that's an important
24 distinction that you have rules that govern that?

25 A. Not only rules, it would ruin your objectivity. When you

1 are doing an evaluation, you normally -- there have been
2 cases where you have to be a dual agent. You might have
3 other people around. I had orders before asking me to
4 medicate someone. That is something routinely in my
5 methodology if I'm doing the evaluation, I certainly would.

6 THE COURT: You would recommend somebody else treat?

7 THE WITNESS: Yes, sir.

8 MS. STEVENS: Thank you, Your Honor.

9 BY MS. STEVENS:

10 Q. Now, today with the level of issues that Mr. Roof is
11 having, the psychological, psychiatric problems he's
12 manifesting, do you have thoughts about -- I'm not asking you
13 for a recommendation, but thoughts about whether medication
14 might assist Mr. Roof?

15 A. Actually, Mr. Roof and I talked about that on the 15th.

16 Q. And what are your thoughts about what an appropriate
17 medication might be for Mr. Roof's psychiatric manifestations
18 at the moment? Dr. Maddox, if you are uncomfortable
19 rendering an opinion in that dual capacity, it's okay.

20 A. It's not -- it's very complicated. It's a complicated
21 answer. I have tried to think about his condition over the
22 last 24 hours. Especially when you medicate somebody for a
23 diagnosis of psychotic disorder, you are looking to improve
24 their anxiety. You are looking to organize their thinking,
25 to keep them directed, etcetera. Some of his beliefs I don't

1 think would change. I don't think medications would help.
2 They certainly aren't going to change any of the preexisting
3 thoughts he's had. I think those are with him, and they are
4 part of who he is. I absolutely believe that. I do think
5 medicines would decrease the paranoia he has right now. I
6 think he would be more comfortable.

7 I don't think he would take them. He mentioned to
8 me on the 15th that Dr. Ballenger had recommended Paxil, and
9 we had a very long discussion about Paxil, and he was very
10 concerned that SSRIs would make him suicidal and change the
11 way he thinks. I think he would be very resistant to any
12 kind of medication. When you asked that question, I have to
13 look at his mental illness, what are the chance that the
14 medications would help, and what the patients would be
15 willing to take. And then that limits the medicines you are
16 on. There are some medicines you can, but there is
17 medications that can be forced. So that is why the
18 hesitancy. I think it's got a lot of levels. But do I think
19 today he could benefit from antipsychotic medication that was
20 mild, that wasn't a major tranquilizer, that was -- yes.

21 MS. STEVENS: Thank you, Doctor.

22 THE COURT: Very good. Doctor, you may step down.
23 Thank you.

24 THE WITNESS: Thank you, Your Honor. May I be
25 excused?

1 THE COURT: You are excused.

2 THE WITNESS: Thank you.

3 MS. STEVENS: Thank you, Dr. Maddox.

4 THE COURT: Call your next witness.

5 MR. BRUCK: If it please the Court, Your Honor, I
6 think this will be a time we would request to take our lunch
7 break now and come back at about 1:30. This would allow us
8 to get organized and streamline the rest of our presentation.
9 We have a witness here. I really need to confer with him in
10 light of the issues as they have been narrowed, and I just
11 think it would be very helpful if we would adjust our
12 schedule.

13 THE COURT: We will break at 12:30 and start at 1:30
14 sharp.

15 MR. BRUCK: Yes, sir.

16 THE COURT: Okay.

17 (Thereupon, there was a lunch recess.)

18 THE COURT: Okay. Ms. Stevens, Mr. Bruck?

19 MS. GANNETT: Your Honor, Ms. Gannett.

20 THE COURT: Yes, Ms. Gannett, delighted to have you
21 join the team.

22 MS. GANNETT: We call Dr. Laura Carpenter.

23 THE COURT: Very good.

24 THE CLERK: Please come here to be sworn. Place
25 your left hand on the Bible, raise your right, state your

1 full name for the record, please.

2 THE WITNESS: Laura Carpenter.

3 THEREUPON:

4 LAURA CARPENTER,

5 called in these proceedings and being first duly sworn
6 testifies as follows:

7 DIRECT EXAMINATION

8 BY MS. GANNETT:

9 Q. Good afternoon, Dr. Carpenter.

10 A. Good afternoon.

11 Q. Would you please introduce yourself to the Court.

12 A. I'm Laura Carpenter. I'm a clinical psychologist at the
13 Medical University of South Carolina.

14 Q. I'm going to start this in an unorthodox way.

15 MS. GANNETT: May I approach?

16 THE COURT: You may.

17 BY MS. GANNETT:

18 Q. I'm showing you what's been marked as Defendant's
19 Exhibit 14. Do you recognize that document?

20 A. Yes. This is the affidavit that I gave your team on
21 Friday morning.

22 Q. And if you would turn toward the back of that affidavit,
23 does it include a description of your qualifications?

24 A. Yes, ma'am. My CV is included in the back.

25 Q. Would you very briefly describe your professional

1 experience and your education.

2 A. Sure. So I have been working with individuals with
3 autism for over 20 years. I did an undergraduate honor
4 thesis in autism at the University of California at
5 San Diego, and then I went on to the State University of New
6 York at Binghamton, where I did a master's and dissertation
7 also on autism. I came here in 2002 for some post-doctoral
8 training focused on pediatric assessment and specifically
9 autism, and I was hired as faculty in 2004 at MUSC, the
10 medical university here in South Carolina, to expand our
11 autism diagnostic clinic.

12 Q. And do you continue to do research in the field of
13 autism?

14 A. Yes, I do. So I am involved in a number of studies right
15 now. We just wrapped up a large study looking at the
16 epidemiology of autism here in South Carolina as well as
17 another study looking at smartphone screening for autism.
18 And I right now have a study that is funded by the Department
19 of Defense to look at longitudinal outcome in a population of
20 children at the age 8 with ASD and then reaching the age
21 group from 15 to 24. We are looking at what kind of services
22 they are getting, what kind of educational outcomes they
23 have, what kind of insurance they have, whether they are
24 driving, and sort of a general description of longitudinal
25 outcomes.

1 Q. I notice on your curriculum vitae that the word
2 "pediatric" appears frequently. Could you explain the use of
3 that word as it relates to your experience and education?

4 A. So I think most autism specialists are going to be
5 developmentally trained. Autism is a neurodevelopmental
6 disorder that first manifests in early childhood and causes
7 life-long impairments. So even the very few folks who focus
8 solely on adults with autism usually are pediatric trained,
9 and autism services at most medical universities are run
10 through the department of pediatrics, even for adults.

11 Q. And in your personal experience, is there a particular
12 age range in which you focused?

13 A. I see kids of all ages. So, you know, the youngest we
14 can diagnose autism is about 15 months, and I do see toddlers
15 that young, and then we get referrals for autism evaluations
16 all the way through adolescence and into adulthood.

17 Q. Is there any particular age cutoff that is relevant in
18 pediatric autism treatments?

19 A. No. So the longer that, you know, our division has
20 existed at MUSC, our patients just keep growing up, and there
21 is nowhere to transition their care to, so we continue to
22 care for young adults as well.

23 Q. I also noticed on your curriculum vitae that you single
24 out training on a diagnostic tool called "the ADOS." Could
25 you explain why that is so important that you feature on your

1 curriculum vitae?

2 A. So the Autism Diagnostic Observation Schedule, or ADOS,
3 is the gold standard assessment tool that we use in
4 diagnosing autism. And it's really important that people
5 using the ADOS for a particularly research or forensic
6 purposes that they have this research level of reliability,
7 meaning that they have reached a certain standard of
8 reliability on this instrument in order to be able to
9 diagnose autism.

10 Q. And what kind of training is involved in order to obtain
11 that certification?

12 A. So the individual has to go through a week-long classroom
13 intensive training, and then they have to submit a series of
14 videotapes that are co-scored by one of the lead trainers,
15 and they have to reach a level of reliability on those
16 videotapes.

17 MS. GANNETT: Your Honor, based on her curriculum
18 vitae and the affidavit and the testimony just presented, I
19 move to qualify Dr. Carpenter as an expert in the area of
20 clinical psychology with specialty in autism spectrum
21 disorders.

22 THE COURT: Any objection from the Government?

23 MR. CURRAN: No objection, Judge.

24 THE COURT: Please continue.

25 MS. GANNETT: Before I reach the Court's questions,

1 I would like to ask just a couple of preliminary background
2 questions that relate to those.

3 THE COURT: Why don't you ask her -- I don't have a
4 reason, but normally I have experts that give me reports
5 ahead of time so I can understand the scope of her --

6 MS. GANNETT: She can explain in that context.

7 THE COURT: Yes.

8 BY MS. GANNETT:

9 Q. Dr. Carpenter, we talked a few moments ago about some
10 initial questions that the Court wanted experts to address in
11 this hearing. So I'll ask you those questions, and when you
12 give your response, please explain why you are giving your
13 response that you are giving.

14 A. Sure.

15 Q. The first question is do you have an opinion within a
16 reasonable degree of medical or scientific certainty that the
17 defendant suffers from a mental disease or defect, and if so,
18 state with specificity what the mental disease or defect is.

19 A. So I have not had the opportunity to evaluate Mr. Roof,
20 so I wouldn't be able to make any kind of diagnosis.

21 Q. And so the second question flows from the first, which is
22 do you have an opinion within a reasonable degree of medical
23 or scientific certainty that due to a mental disease or
24 defect, the defendant does not have the sufficient present
25 capacity to understand the proceedings and/or to assist

1 counsel, and if so, in what specific ways does the defendant
2 not understand the proceedings and/or cannot consult his
3 attorneys or otherwise not assist properly in his defense.

4 A. I can't answer that question for the same reason.

5 Q. Thank you. So the foundational questions I wanted to ask
6 you were, how did you first become involved in this case?

7 A. I was approached last spring, and I was asked to actually
8 do an autism evaluation with Mr. Roof, and for a variety of
9 reasons, I didn't want to do that. And so I felt like it was
10 really important as an advocate in the autism community I
11 make sure if an evaluation was going to be done that it be
12 done well by someone that is reputable.

13 So I did some research and found four people who
14 were willing to do these types of forensic evaluations, and I
15 submitted those. And then the person who was chosen, her
16 name is Dr. Loftin, and she contacted me several weeks ago
17 and didn't give me the outcome of her assessment, but asked
18 if it would be unusual if someone were to reach the age of 22
19 without being diagnosed in this community, and I gave her my
20 answer. And then --

21 Q. Could I stop you there for a moment? When you say "this
22 community," did she have something in mind?

23 A. I think she meant in South Carolina in general because
24 there is really only three diagnostic centers in South
25 Carolina, and I run one of them here at MUSC.

1 Q. And your answer was it's not unusual for someone to reach
2 the age of 22 in South Carolina without being diagnosed with
3 autism?

4 A. It's not. Do you want me to expand on that?

5 Q. Sure.

6 A. So, you know, over the last about 10 to 15 years, we've
7 had this huge explosion in awareness of autism spectrum
8 disorder. There has been all these public health campaigns,
9 and there has also at the same time been real changes in
10 services and therapies available and the payment for those
11 services. So when you have this combination of available
12 services and awareness, you see a lot more diagnosis. So we
13 know that people that are just being born now are more likely
14 to be diagnosed than those born in the '90s or earlier. I
15 just finished a study focusing on specifically in South
16 Carolina on children born in 2004, and we found that over
17 30 percent of those identified by the study had not received
18 a prior clinical diagnosis.

19 And that is true nationally as well, so the Centers
20 for Disease Control and Prevention has been tracking the
21 prevalence of autism for many years, and in the most recent
22 published study in 2016, they found that 25 percent of those
23 identified with autism had not been diagnosed formally as
24 such. So you can imagine that kids born in 2004, we are
25 still looking at about 25 to 30 percent not being diagnosed

1 by age eight to ten, you can imagine if the people born in
2 the '90s or even earlier that is at least 25 to 30 percent,
3 probably greater.

4 Q. Okay. So I'm going to show you what has been marked as
5 Defendant's Exhibit 12. Do you recognize that document?

6 A. Yes. This is the definition from Dr. Loftin about her
7 evaluation.

8 Q. And you've reviewed that document?

9 A. I have.

10 Q. What was the conclusion from that document?

11 A. So after her testing, she concluded that Mr. Roof has
12 autism spectrum disorder as well as some additional comorbid
13 psychiatric problems.

14 Q. And you reviewed the basis for her diagnosis?

15 A. Um, so not all of the -- or none of the actual testing
16 that she's done or the history that she's collected is
17 contained here, so it really just goes through what her
18 diagnostic impression is, but no background unfortunately.

19 Q. And let me ask you, when were you first contacted about
20 preparing your affidavit in this case?

21 A. On Thursday morning, and I submitted it Friday morning,
22 and then Friday afternoon, your team asked me to come
23 testify, and I agreed to do it.

24 Q. Okay. And by "Thursday morning," you mean Thursday
25 morning of last week?

1 A. Yes.

2 Q. That was November 17th?

3 A. Yes.

4 Q. Okay. So I'm going to show you now what I will have
5 marked as Defendant's Exhibit 21, I think.

6 THE CLERK: Yes.

7 MS. GANNETT: Is that right, Ms. Ravenel?

8 THE CLERK: Right.

9 THE COURT: What is that?

10 MS. GANNETT: Which is the curriculum vitae of
11 Rachel Loftin.

12 THE COURT: I thought you had Ms. Loftin to testify?

13 MS. GANNETT: No, Your Honor. She's the one who is
14 in Cypress.

15 THE COURT: Okay. This witness doesn't know
16 Ms. Loftin's CV, does she?

17 MS. GANNETT: Well --

18 THE COURT: The accuracy of -- I mean, I think we'll
19 stipulate. We don't need to go through a witness.

20 Do you stipulate that this is the CV of Dr. Loftin?

21 MR. CURRAN: I do.

22 THE COURT: Defendant's 21?

23 MS. GANNETT: Defendant's 21.

24 THE COURT: Defendant's 21 is admitted without
25 objection.

(Thereupon, Defendant's Exhibit 21 introduced into evidence.)

BY MS. GANNETT:

Q. So would you -- so Rachel Loftin is one of the experts whom you recommended --

A. Yes.

Q. -- to the defense team --

A. Yes.

Q. -- based on your research --

A. Right.

Q. -- to locate an appropriate expert --

A. Yes.

Q. -- since you were not able to do the evaluation of
Mr. Roof, correct?

A. That's right.

Q. Okay. Thank you.

One of the things that you discussed in your -- in your comments about your qualifications was the longitudinal study that followed patients through young adulthood -- or to young adulthood at least. Could you explain why that research is important and what some of the findings to date have been in that research?

A. So we actually don't have outcomes for that particular study, but one of the questions we have is what happens to people once they reach adulthood. We know a lot about young

1 people with autism. We don't know a lot about adults with
2 autism, and a big reason is many of them have not actually
3 been diagnosed with autism. So still frequently in my clinic
4 I have parents who will say -- you know, once I diagnose
5 their child, they will say, "I might have autism" or "My
6 husband might have autism."

7 So this is really an amazing opportunity to figure
8 out what -- what becomes of these young people as they
9 transition from sort of pediatric systems of care, support,
10 education, insurance, into the adult world. And we think
11 that there is probably a huge drop-off in services.

12 Q. Okay. Your affidavit describes the elements of a
13 reliable assessment of autism spectrum disorder, and one of
14 those is the diagnostic criteria that are defined in the
15 DSM-5, and you list those in your affidavit. But I'm
16 wondering if you could elaborate for the Court on the meaning
17 of some of those criteria and how they are assessed in
18 patients.

19 A. Sure. So the DSM-5 has two main categories of concern.
20 So we look at social communication abilities, so that is --
21 is give-and-take in social interaction, being able to
22 initiate appropriate interaction and respond appropriately to
23 others. It's also nonverbal communication. So people with
24 autism often have difficulty making eye contact, using
25 gestures and facial expressions to communicate. They might

1 appear to be flat or have inappropriate facial expressions.
2 And at the same time, they also have a lot of difficulty
3 interpreting other people's facial expressions, so
4 understanding the contact that goes when someone makes a
5 statement. You know, what the tone of voice is, what the
6 gesture is, what the situational context is, and adjusting
7 their behavior to match that context.

8 And then, finally, people with autism have
9 difficulty forming relationships, understanding social rules.
10 The social rules come so easily to the rest of us. You don't
11 have -- nobody had to tell me how to behave in court today.
12 I just picked up on it, even though it's my first time.

13 THE COURT: Rather unique in that.

14 THE WITNESS: But, you know, for people with autism,
15 you have to often teach them, or they have to study very
16 carefully how to behave in different situations. The rest of
17 us also shift gears very easily, so you all are going to go
18 home and behave quite differently with your family than you
19 are behaving here today, and it's easy for you to shift
20 gears. That might be hard for someone with an autism
21 spectrum disorder.

22 The other things we look at are restrictive or
23 repetitive behaviors, repetitive motor movements or
24 repetitive use of language. There is a lot of stickiness in
25 autism, so getting stuck on certain topics, certain

1 interests, which can create problems because if you are only
2 focused on one interest or one topic, you are missing a lot
3 of information in the world.

4 People with autism also tend to be stuck on routine
5 and become very upset, even at small changes, either in the
6 environment or in their routine. You know, somebody -- if
7 they have a different bus driver or their mom wears their
8 hair up instead of down, those small changes can cause a lot
9 of stress.

10 And then many people with autism often have sensory
11 differences. Those can take the form of sensory-seeking
12 behavior, wanting to touch fabrics, hear certain sounds, or
13 see certain visual inputs, and it can also take the form of
14 sensory aversions, being really upset by loud noises, bright
15 lights, the feeling of certain fabrics. So when you hear all
16 these individual symptoms, you might think, I know someone
17 that doesn't like certain fabrics or doesn't want tags in
18 their clothes, but in autism we are looking at the whole
19 constellation of these symptoms, all of these symptoms co --
20 occurring together.

21 And then we are also looking for functional
22 impairment. So you can be a very high-functioning,
23 non-impaired person that has a few quirks, and that probably
24 does not mean you have a psychiatric impairment. What we are
25 looking at here is people that are not achieving in a manner

1 that is commensurate with their potential. So they are still
2 needing tons of assistance in daily life, even though their
3 IQ might be quite high. That would be the definition of that
4 functional impairment.

5 And finally we look for these symptoms to have some
6 basis in early childhood. So we think of autism as being
7 this neurodevelopmental disorder. It's usually first
8 manifest in the early years of life. Symptoms are often
9 apparent by age four or five. But what sometimes happens is
10 that people will be able to compensate until the social
11 demands exceed their limited capacity, and at that point, the
12 symptoms become actually functionally impairing. So that is
13 particularly the case in folks that have very high IQs or are
14 very bright, as you might not see that breakdown happen real
15 early, but you might see some evidence of it when you look
16 back at the developmental history.

17 BY MS. GANNETT:

18 Q. So there is a lot to unpack in your answer, but thank you
19 for it.

20 Let me start with in diagnosing under the DSM-5.
21 You referenced the constellation, and you are looking for
22 that constellation. Does someone with autism have every
23 single one of those things that you mentioned?

24 A. So there are seven diagnostic criteria, and the
25 individual with autism has to have five out of those seven.

1 So three are social criteria and then four are restrictive,
2 repetitive behaviors, and the individual only has to have two
3 out of four restrictive, repetitive behavior samples in order
4 to meet criteria for autism.

5 Q. What does it mean to have an appropriate response in
6 initiation in communication?

7 A. So it can take a lot of forms. So for people that have
8 very severe autism, they may not respond at all. You call
9 their name and they don't look up. You greet them and they
10 don't say anything back. But for people who don't have
11 cognitive impairments, it's often inappropriate responses.
12 So not matching the tone of the greeter, or not saying the
13 right thing at the right time. Maybe not picking up on the
14 social cues of the situation and understanding the
15 appropriate way to behave.

16 Q. You mentioned shifting gears, and you mentioned the idea
17 that some of us might have trouble shifting gears at the end
18 of the day, like home -- work to home. Is it also a
19 phenomenon that someone could have trouble shifting gears in
20 smaller chunks of their day?

21 A. Even something as small as moving from one task to
22 another, moving from, you know, school to home, or moving
23 from one task at school to another task can be really, really
24 difficult. And when I say "shifting gears," that can be very
25 in a concrete manner, so literally moving from one task to

1 another, or it can be in a more subtle manner. So all of us
2 are constantly shifting gears. We are constantly taking
3 information that we get from our environment and sort of
4 using it.

5 So, for example, when I came up here, y'all probably
6 formed an impression of me, and that impression is probably
7 constantly being revised based on what I'm saying. But for
8 people who have autism, they often become very stuck in a
9 certain viewpoint, and they have a lot of trouble shifting
10 gears based on new information that's provided.

11 Q. And this may be related, but the stickiness concept that
12 you discussed, does that also relate to shifting in the sense
13 of -- and can you describe how stickiness and shifting relate
14 when you are talking about topics? For instance, if I were
15 having a conversation with you about -- with an autistic
16 person about something, and I wanted to change the subject,
17 is that shifting or stickiness, that could potentially get in
18 the way there?

19 A. Absolutely. So conversational breakdowns are a big
20 problem for people with autism. So sometimes they will jump
21 into the conversation without giving you appropriate
22 background information so that you sort of feel lost, and you
23 don't know what is going on. But at other times, they might
24 go off into their own -- because they are very sticky, they
25 might go off on to their own topic of conversation rather

1 than sticking with what you are trying to talk about. Or
2 when you try to shift gears to talk about something
3 different, they will be stuck on that small aspect of the
4 conversation that you have tried to move on from. So that
5 is -- you know, the stickiness is kind of a layman's term,
6 but I think it really describes all aspects of cognitive
7 functioning for people with autism.

8 Q. I know people in my own life who do something that
9 resembles that. How is it different for an autistic person
10 than it is for my neighbor or my kid or my mom?

11 A. Right. So I mean, if you take any example of a
12 psychiatric disorder, we can probably find small examples in
13 any of us. You know, some of us have obsessive compulsive
14 traits, and some of us have depressive traits, and some of us
15 have maybe small aspects of posttraumatic stress even though
16 we don't have the same full-blown disorder. That is true for
17 autism. Many of us have autistic traits, one or two of them,
18 but again what we are looking for is that full constellation
19 of symptoms. Do you have severe social impairments? Do you
20 have multiple examples of restrictive, repetitive behaviors?
21 Are they causing you functional impairment? Are you having
22 difficulty in school or difficulty in your social
23 relationships? And then, finally, do those behaviors pervade
24 all of your development? So do they just pop up at 10 or 11?
25 Probably not autism. Or can you find examples of those -- of

1 those concerns dating back to early childhood.

2 Q. Two things I want to follow up from that answer: You
3 mentioned autistic traits which is something I've heard
4 before. Is that a term of art, and how is that used by
5 people in the psychiatric or psychological professions?

6 A. Is that -- you're asking is that term of what?

7 Q. Is that a term of art that's used by people in your
8 profession in the diagnostic process?

9 A. Yes.

10 Q. And how is it used?

11 A. So, you know, it would be really easy if all medical
12 disorders were either present or absent, so either you have
13 cancer or you don't have cancer. But with psychiatric
14 disorders, they don't work that way. What we -- what we find
15 are with most psychiatric disorders is that they exist on a
16 continuum. So there's some people that have zero percent of
17 autistic symptoms, and there are some people that have
18 100 percent of autistic symptoms, but most of us are sort of
19 floating somewhere on that continuum. And we think of those
20 autistic traits as sort of lining up. At some point on that
21 continuum, we do draw an arbitrary line and say, "You fall on
22 that side of that arbitrary line because you have so many
23 autistic traits; therefore, we are giving you the diagnosis
24 of autism," and you don't.

25 But what we know now is that these traits are

1 distributed throughout the population. And I think the term
2 itself comes from these very large family of pedigree studies
3 where they're looking at the hypothesis that family members
4 of people with autism have more autistic traits than the
5 general population, even when they don't have the full
6 syndrome of autism.

7 Q. So I hope this question isn't too obvious. If you notice
8 autistic traits in a person, what would be the next steps in
9 the diagnostic process?

10 A. So you would want to send them to a qualified
11 diagnostician to have a full workup. Do you want me to go
12 into detail on that?

13 Q. Can you just take off what the workup would involve?

14 A. Okay. So --

15 THE COURT: I don't think I really want to get to
16 how these -- there is not a lot of dispute here there may be
17 autistic traits, but the issue here is how, if those traits
18 are present, how they are interfering, if they are, in the
19 defendant's competence. So I really would -- that would
20 be -- I've read Dr. Carpenter's affidavit twice, so I have a
21 good feel for where her opinions are. So I'm interested in
22 what she may have to say about competency.

23 BY MS. GANNETT:

24 Q. One of the areas we had asked you to comment on is the
25 challenges that clients -- your clients may face in settings

1 with which you are familiar, like their homes or school or in
2 social settings because you said that you were not familiar
3 with the courtroom setting. And you described in your
4 affidavit what some of those are, and I wondered if you could
5 give us some examples of how those manifest.

6 A. Sure. So in the social domain, if you are -- if you are
7 missing social contact, if you are missing social cues, it's
8 going to cause you to be making constant social blunders.
9 All of us take in the words that we hear from someone, but
10 it's always in context. You are listening to the tone of
11 their voice. You are looking at their body cues. You are
12 taking into account what you know about that person from
13 other settings. These are really complicated types of
14 calculations that we are all making all the time without any
15 training or assistance. And so if you are missing those
16 kinds of cues, you miss a lot of really important
17 information. It can lead to a lot of misunderstandings.

18 And at the same time, if you are not good at
19 expressing yourself well to other people in a way that they
20 can understand, they might be missing a lot of important
21 information coming from you. So if you are not making eye
22 contact or if you have a flat facial expression at a time
23 where it's expected that you would look excited or upset,
24 it's going to make your behavior look really bizarre and make
25 other people have difficulty understanding what you are

1 trying to communicate.

2 THE COURT: Let me ask you to stop there. And I
3 thought you were very candid in saying, "The courtroom is not
4 my format, but I have some background knowledge that you may
5 apply." I understand and appreciate that.

6 There's been some discussion about the courtroom
7 itself and the ability of a -- a person with autistic traits
8 to communicate with their counsel. First of all, being able
9 to quietly whisper with their counsel, is there anything
10 about autism to say that if they wanted to communicate
11 something and -- that they wouldn't be able to do that? Is
12 there anything about autism that would prevent them from
13 leaning over and saying, "What do you think about this idea?"

14 THE WITNESS: So let me give a qualified response.
15 So anytime that you do an evaluation for autism with someone,
16 you are getting information. You are looking to make a
17 diagnosis, but you are also getting lots of information about
18 what things are easy for them and what things are hard for
19 them, and you are making recommendations based on that. It's
20 hard to make generalizations about any one --

21 THE COURT: It's very individualized thing.

22 THE WITNESS: That being said, I have -- I have
23 quite a bit of experience with professionals with autism. I
24 was recently at a professional meeting with a colleague that
25 has autism, and she had a lot of difficulty conforming her

1 behavior to match the expectations of the situation. So, for
2 example, when everybody else is sitting in chairs, listening
3 to a speaker, she was sitting on the ground leaning against
4 the wall. And then from her position on the ground leaning
5 against the wall, she kept trying to comment on things that
6 the speaker was saying in a way that I think the rest of us
7 would know that you are not supposed to do, and maybe not
8 being aware that the folks around us were getting frustrated.

9 THE COURT: That would be sort of missing the cues.
10 I'm trying to focus on we have a situation where a defendant
11 sits quietly in a courtroom when other things are going on,
12 and observes, so perhaps may wish to bring something to the
13 attention of his lawyer, and is there anything about autism
14 that would say, "No, you can't make those kind of
15 communications. You can't write a note." Is there anything
16 like that that you would associate with just being
17 cooperative or communicating if you wanted to communicate,
18 you have the capacity to communicate?

19 THE WITNESS: So I guess some of the things that
20 come to mind would be is the person able to think quickly in
21 that courtroom situation.

22 THE COURT: First of all, you are not suggesting
23 that people that have autism should be immune from criminal
24 prosecutions.

25 THE WITNESS: I am not, and I think that there are

1 probably many people with autism who can participate in their
2 own defense. And --

3 THE COURT: It's fairly rare to be declared
4 incompetent and to be immune from prosecution because you
5 happen to be autistic. Are you familiar in your career --
6 have you ever had anyone that that occurred? I'm not
7 suggesting there are none. I think that is a very rare
8 thing. Is it not?

9 THE WITNESS: I mean, there is also a much greater
10 intellectual disability in autism. You would have that whole
11 issue going on.

12 THE COURT: This defendant has an extremely high IQ.
13 There is not a cognitive impairment, and I have observed him
14 communicating with his lawyers, and -- communicate. And I'm
15 just wondering am I missing a cue here, because I'm watching
16 him. He doesn't look much different than most defendants I
17 have in my courtroom. So is there something I'm missing, or
18 is this something just baked into autism that they just --
19 that somehow they can't function in a courtroom?

20 THE WITNESS: So I think you would need to look at
21 that particular individual -- sorry.

22 Me as an evaluator would really need to look at that
23 individual. So, no, I would never say a blanket statement of
24 all people with autism cannot be prosecuted or can't
25 participate in their own defense. I don't know what

1 individual difficulties Mr. Roof is having.

2 THE COURT: You don't presume to come here and tell
3 us that.

4 THE WITNESS: Right.

5 THE COURT: Okay. Continue.

6 BY MS. GANNETT:

7 Q. Following up on that point, are there symptoms of autism
8 and the processing that someone with autism is capable of
9 doing in a setting like a school or perhaps a courtroom that
10 are not obvious to the naked eye?

11 A. Sure. So we have a lot of difficulty -- we see a lot of
12 difficulty with abstract reasoning and thinking. And so
13 sometimes you will see people that do very, very well with
14 rote learning and, you know, with sort of memorization-type
15 of achievement, but then when it comes to abstract thinking
16 or abstract-type communication, that becomes more difficult
17 for them.

18 Q. What about the separation on nonessential details. Can
19 you give some examples of how that might manifest in
20 classroom or a work setting?

21 A. So if a person gets stuck on something that is not
22 important and they are missing the rest of the context of
23 what is going on, that can cause a lot of problems because
24 they are only focusing on one aspect of that situation or one
25 aspect of that communication.

1 Q. So that could manifest in communication as well.

2 A. Um-hum.

3 Q. Can you describe that in a little more detail?

4 A. So can you just clarify your question a little bit?

5 Q. Maybe. The judge is rolling his eyes at me.

6 THE COURT: You know, I've read the affidavit, and I
7 understand. I'm just -- I'm trying to be practical. I'm
8 trying to apply -- and Dr. Carpenter is an evaluator. She's
9 got a limited amount of information, and maybe you've already
10 given to me, Ms. Gannett, what she has, which is interesting.
11 I find it interesting. She writes well, she writes cogently
12 and clearly, and I got it, you know.

13 MS. GANNETT: Very well, Your Honor. Let me go to
14 one piece that I think is not obvious.

15 BY MS. GANNETT:

16 Q. I think we've already covered shifting gears in schools
17 and work settings, unless you have more that you want to add
18 by way of examples there, Dr. Carpenter?

19 A. I'm not sure what you are looking for.

20 Q. If there are any other examples of difficulty in shifting
21 gears or topics or activities in school or work setting that
22 you would like to add. You gave some earlier.

23 A. Um-hum. Yeah. You know, just any type of -- any type of
24 requirement to move from one topic to the next, or to
25 integrate new information can be really difficult.

1 Q. Does that change if there are a number of different
2 speakers involved --

3 A. Um-hum.

4 Q. -- at once? Potentially?

5 A. Yeah. So, you know, if you think about for any of us,
6 there are skills that come very easy to us and skills that
7 are harder for us. If we have a skill that is harder for us,
8 but we are able to accomplish it in certain settings, when
9 there is more demands, that skill might be the one that sort
10 of drops out. So I like to give the example of your -- you
11 know, most of us have a smartphone that has our schedule on
12 it, right? And on any given day, you probably know your
13 schedule without having to consult your smartphone, right?
14 But if it's a day where you've got a ton going on and you are
15 not feeling well, or you've got something going on at home
16 that is on your mind, then you are probably going to rely on
17 your smartphone more. You are not going to remember your
18 schedule as well.

19 The same thing is true for someone with autism. If
20 somebody with autism, let's say, has difficulty with emotion
21 regulation, but can sometimes hold it together, or difficulty
22 with, you know, sort of processing speech and can sometimes
23 keep up, on a difficult day that's going to be particularly
24 difficult for that individual. And you have to remember that
25 what makes a difficult day for someone with autism is

1 probably going to be different than the rest of us. And,
2 again, it's so idiosyncratic. Is that person bothered by
3 lots of people, crowded noises; the lights in the room; small
4 beeping noises in the background; the feeling of the tags in
5 their clothing; the fact that the person who prepared their
6 meal normally wasn't there and it was a substitute? Any of
7 these things can cause stress for that individual. And so
8 skills that they are sometimes able to show are not going to
9 be shown as clearly.

10 Does that fit with what you are looking for?

11 Q. That is fine. I think that is very helpful.

12 So turning to the judge's specific question, I'm
13 going to show you what's been marked as Defendant's
14 Exhibit 15. Do you recognize this document?

15 A. Right. So this is the declaration that came from John
16 Elder Robison who has written extensively about the
17 experience of being an adult with autism spectrum disorder.

18 Q. And you have reviewed that document?

19 A. I have.

20 Q. And you are familiar with Dr. Robison?

21 A. I have read his books, I have heard him speak, and he
22 served on sort of a community advisory board for one of my
23 studies.

24 Q. So having reviewed that affidavit, recognizing that he's
25 not a qualified diagnostician, are there things that he

1 observed, just facts that he observed that speak to you as an
2 expert?

3 THE COURT: Ms. Gannett, you now have a nonexpert
4 writing down things to ask a person who has not evaluated the
5 defendant to offer opinions about something -- this is really
6 not our standards for expert testimony.

7 MS. GANNETT: Your Honor, I'm asking her to rely on
8 the facts reported, not the opinions. And I think she --
9 she'll tell us if she feels that it's --

10 THE COURT: Yes, Mr. Curran?

11 MR. CURRAN: We would object. She's cogently stated
12 in her declaration what would be required for her to be able
13 to opine.

14 THE COURT: Listen, I read Mr. Robison's -- I found
15 it very interesting. I read it closely. But simply we are
16 now in steps. This is not what we do for expert testimony.

17 MS. GANNETT: The question is not whether she would
18 diagnose autism or find autistic traits, just whether there
19 are facts that are -- that demonstrate the kinds of
20 difficulties that we have been discussing. That's all.

21 THE COURT: Well, let's do it -- let's not just -- I
22 mean, having one witness comment on other witness's
23 declaration, we are just piling hearsay on top of hearsay
24 here.

25 MS. GANNETT: I know Your Honor recognizes that

1 under the time constraints, we weren't able to get all the
2 witnesses we wanted into the courtroom.

3 THE COURT: Listen, I know all this is, Ms. Gannett,
4 you are trying to set up an issue that clearly you have given
5 me everything I need to know. But just sitting here and
6 having one witness on top of another witness speculating
7 about something that she's already told me she can't offer an
8 opinion, I just -- you know, it's just not that valuable.

9 But I don't want to hold you up. If there is
10 something you want to point out -- I've read it. I recognize
11 reading what she said. I recognize how his statements are
12 relevant to that. I get it. But if you feel like there is
13 something particular you want to point out, go ahead.

14 MS. GANNETT: Thank you, Your Honor.

15 THE WITNESS: So I think the things that stood out
16 to me the most were the sensory difficulties relating to the
17 clothing. So that is -- I can talk about that more if you
18 want. That is something we see very frequently in our
19 patients. And then the preservation on things that aren't
20 important and neglecting things that are very important and
21 maybe not recognizing the relative importance of those. And
22 then, you know, there was some observations that he made that
23 were not necessarily consistent with autism and were also
24 very concerning.

25 So some of the irrational beliefs that he observed,

1 you know, that Mr. Roof thought that he was going to be
2 pardoned, I believe was really concerning. And those types
3 of irrational beliefs are not necessarily just due to autism
4 and might suggest that something else was going on here as
5 well.

6 BY MS. GANNETT:

7 Q. So on that latter point, you note in your affidavit some
8 information about comorbidities with autism, and I understand
9 that you have additional information today that is not
10 presented in the affidavit about comorbidities. You said
11 that -- I think you said that you did some additional
12 research regarding --

13 A. So we were talking -- sorry. So we were talking about
14 the presence of high IQ and autism.

15 Q. I'm sorry. Is there anything else that you want to add
16 to your affidavit on comorbidities?

17 A. No. I could just emphasize that evaluation of
18 comorbidities in autism is extremely difficult because of the
19 poor insight and poor communication. We frequently have
20 patients that, on self-report forms, when they ask them about
21 relationships with parents, relationships at school, internal
22 experiences of anxiety, will give us completely flat
23 responses, no concerns at all. And yet if you look at
24 objective evidence of their lives, they have incredible
25 conflict with peers, incredible conflict in school. They

1 can't stay in school, meltdowns every day. As an objective
2 observer, you would say all of these things are a big problem
3 for this person, and they don't seem to have insight at all.

4 I should say on the self-report-type questionnaires,
5 usually there is validity scales. You can see if someone is
6 faking good or faking bad. In my experience with patients,
7 they are not faking good. It's just that they don't have
8 insight.

9 THE COURT: Will that show up on some of these
10 personality tests?

11 THE WITNESS: I don't use those type of personality
12 tests in autism.

13 THE COURT: Okay. Good. Thank you.

14 BY MS. GANNETT:

15 Q. So your last point about how well someone does in their
16 life, does bring me back to that question of high IQ.

17 A. Right.

18 Q. And I would like to ask you to talk a little bit about
19 the differences between autism spectrum disorder without
20 intellectual disability, but distinguished from with
21 intellectual disability, focusing on without.

22 A. So, you know, we know that about 50 percent of people on
23 the autism spectrum have intellectual disabilities; that
24 means that the other 50 percent don't. In my own research
25 looking at a pretty large epidemiological sample, I found

1 that about 8 percent of people with ASD have IQs over 115.

2 So --

3 THE COURT: What was that?

4 THE WITNESS: 8 percent have IQs over 115. So if
5 you -- you know, I'm sure you all have a pretty good idea
6 that most of us have IQs falling between 85 and 115; that is
7 about 66 percent of us. It's a very small percentage of
8 people that have IQs falling above 130. It's about 2 percent
9 of people. So it's very small percentage overall, and it
10 certainly is small percentage in autism. So in autism we see
11 a shift in sort of the average intellectual functioning, that
12 the average intellectual functioning is lower, but we
13 definitely still have folks that have very high cognitive
14 skills.

15 Now, the difference that we see in autism is often
16 that their achievement in everyday life is much lower. So,
17 in fact, when I'm looking at diagnosing autism in both gifted
18 people as well as people that are very impaired, a lot of
19 what I'm looking at is the split between their abilities and
20 what they are actually able to do in their everyday life.
21 For someone that is gifted, I would be looking at are you
22 able to plan a healthy meal for yourself and go to the store
23 and purchase the ingredients and cook that meal. Are you
24 able to bathe yourself regularly without reminders, and are
25 you able to choose clothing that is appropriate for any given

1 setting without help; that sort of everyday functional
2 ability compared to their IQ.

3 And the same thing holds true at the low end. If we
4 have someone that is just impaired across the board, that is
5 not autism. That is developmental delay or intellectual
6 disability. What I'm looking for are social problems and
7 behavioral problems that go above and beyond what would be
8 predicted by their IQ.

9 BY MS. GANNETT:

10 Q. Would it surprise you to learn that someone with autism
11 would read books by Dostoyevsky or Goethe?

12 A. No. People with autism can read all kinds of material,
13 and I -- I would argue that we don't know when any of us read
14 any book what the person is getting out of it. So I have
15 patients with hyperlexia that can decode anything, but they
16 don't get any meaning out of it at all. And I have other
17 patients that will read extensively, you know, on a
18 particular subject that they are interested in, but they
19 might not get the same experience out of reading that book
20 that somebody else might. You know, maybe they are not
21 getting the emotional experience or the same message from the
22 book that a neuro-typical person would get.

23 Q. Does autism mean that you don't have emotions?

24 A. Not at all. In fact, poor emotion regulation is one of
25 the hallmark features. I think where people with autism

1 struggle is in identifying their own emotions. So you might
2 observe that the person looks extremely upset. It might take
3 the person with autism a while to recognize that they are
4 upset, and then to distinguish what type of upset emotion do
5 I have. Am I embarrassed, ashamed, angry? Am I sad? And
6 then from there even more difficulty trying to figure out
7 what caused that feeling. So, you know, we all have the
8 experience where we feel anxious and we don't exactly know
9 why, and we sort of look back on our day, and we are like,
10 "Oh, wow, this is probably what caused me to feel anxious."

11 Well, for someone with autism, we are talking about
12 lots of jumps there: Identifying your feeling, identifying
13 even more specifically what that feeling is, and then
14 identifying what the precursor was for that feeling. So in
15 our kids what we often see is, you know, major behavioral
16 outbursts that the parents will say, "It comes out of
17 nowhere. There is no trigger at all." And they start to
18 look for things like seizures or other causes for the
19 outburst. And after a while, once you have worked with the
20 kid and you take data, you might find that there is a very
21 clear trigger. Maybe they have meltdowns every time their
22 mom is taking them to Walmart because that situation is just
23 overwhelming to them. But unless you are really taking data
24 and carefully assessing what is causing the upset or bad
25 feeling, the person can never express it to you because they

1 don't know themselves.

2 Q. Does autism always manifest in that outburst behavior?

3 A. No. So I think the kids that are most likely to be
4 picked up are the ones that have aggression and outbursts
5 because people are concerned about those behaviors. Those
6 are often the things that bring them into my clinic for
7 evaluations. The quiet kids, the ones that just sit in the
8 back of the class and don't cause any problems and don't have
9 any friends, those kids often get passed over, unless someone
10 is looking at them real closely.

11 Q. And is it possible for people with autism to sometimes
12 show a skill and sometimes not show a skill?

13 A. Right. Just like the rest of us, right? Like, you know,
14 there are things that we are better at and things that are
15 harder for us, and on a good day, I might be able to run an
16 eight-minute mile. But most of the time I run a ten-minute
17 mile, and that could be the same for someone with autism. On
18 a really good day, they can hold it together and get through
19 an entire birthday party and be appropriate and give the gift
20 to the person and then have a conversation. But on a bad
21 day, they can't do any of that.

22 Q. And is there any way to predict that?

23 A. What is going to be a good day and a bad day? Maybe if
24 you knew the individual really well, and you knew what
25 triggered bad days. That would probably be a careful

1 assessment.

2 MS. GANNETT: Thank you.

3 THE COURT: Cross-examination, Mr. Curran.

4 MR. CURRAN: Thank you, Your Honor.

5 CROSS-EXAMINATION

6 BY MR. CURRAN:

7 Q. Good afternoon, Dr. Carpenter.

8 The headline here is that you were not asked to
9 evaluate Dylann Roof, were you?

10 A. Um, initially and I declined.

11 Q. You declined. You declined to evaluate him.

12 Consequently -- and you've talked in your declaration about
13 what the best practices are, what's required to do a
14 competent evaluation, correct?

15 A. Correct.

16 Q. And consequently, because you haven't done any of those
17 things, you don't have an opinion --

18 A. That's right.

19 Q. -- on whether Mr. Roof has autism spectrum disorder?

20 A. That's right.

21 Q. You don't have an opinion on whether he even exhibits
22 autism spectrum disorder traits?

23 A. No, I couldn't comment on that, that's right.

24 Q. Because you've not done what you told us in your
25 affidavit you have to do to be able to offer those types of

1 opinions?

2 A. That's right.

3 Q. And, consequently, you also then don't have an opinion on
4 whether that disorder or traits might affect his competency
5 to stand trial?

6 A. That's right.

7 Q. Let's talk about autism spectrum disorder for a while.

8 That's your area of expertise. It's not a rare disorder, is
9 it?

10 A. Right. We used to think it was rare. Now we think that
11 about one in 68 individuals are affected.

12 Q. And then there are different variations on it. The DSM-5
13 says about 1 percent?

14 A. Right.

15 Q. You said one in 68. That is a little higher.

16 A. That's right.

17 Q. Anywhere from 3 to 4 million Americans have autism
18 spectrum disorder?

19 A. I'll trust that you did the math right.

20 Q. A little more than 300 million Americans, if you do the
21 math?

22 A. Okay.

23 THE COURT: Psychologists, they went into it because
24 they didn't want math.

25 MR. CURRAN: I was a psych major too. I know a

1 little bit of math.

2 BY MR. CURRAN:

3 Q. And I think you've already told us that it doesn't
4 present the same way in everybody, does it?

5 A. That's right.

6 Q. It's a spectrum -- it's a spectrum disorder?

7 A. That's right.

8 Q. Right?

9 A. That's right.

10 Q. It's not a narrowly defined set of deficits -- deficits
11 and behaviors. The DSM gives you criteria that you have to
12 find, but it's not so narrow that it can't be considered as a
13 spectrum, correct?

14 A. Absolutely. There is a huge range in presentation. You
15 know, I'm sure you've heard the saying if you've seen one
16 person with autism, you've seen one person with autism. And
17 the idea is that each person is so unique.

18 Q. That's reflected in the DSM-5, right, which has multiple
19 examples of how someone might qualify under those criteria?

20 A. That's right.

21 Q. It's not you have to meet this. That gives you a number
22 of illustrative examples --

23 A. Yes.

24 Q. -- that might meet those criteria.

25 A. Um-hum.

1 Q. So there's multiple examples of how someone's social
2 communication skills might be affected?

3 A. Right.

4 Q. And also --

5 A. But just to clarify, they do have to have fundamental
6 deficits in social communication abilities. It just might
7 manifest in different ways in different people.

8 Q. Right. And as part of that spectrum, DSM-5 also tells
9 you that there are varying levels of severity for autism
10 spectrum disorder?

11 A. That's right.

12 Q. It lists three levels from those, all of which have to
13 have the impairment you talk about, but some of which are
14 extremely severe, and some are not as severe, correct?

15 A. Right. So you rate the individual's social communication
16 deficit as well as their restricted, repetitive behaviors on
17 a scale of 1 to 3, with 1 being more mild impairment and the
18 3 being more severe. And the idea is that any individual
19 might be able to fluctuate over time, hopefully get better
20 from, you know, 3 to 2 to 1 to no functional impairment.

21 Q. So then a diagnosis that someone has autism spectrum
22 disorder -- has autism spectrum disorder doesn't -- that
23 alone doesn't really tell you where on the spectrum they are,
24 does it?

25 A. Right. So are you -- what you are saying is it would be

1 more helpful to have that severity specifiers.

2 Q. Exactly. If I'm a clinical diagnostician and I've done
3 everything you said, and I was evaluating someone, and I tell
4 you that someone has autism spectrum disorder, that doesn't
5 tell -- what I have communicated to you does not communicate
6 to you a level of severity. It doesn't communicate to you
7 how it manifests itself.

8 A. That's right.

9 Q. Correct?

10 A. Yes.

11 Q. And that is all Dr. Loftin's diagnosis tells you in the
12 declaration, correct?

13 A. Yes, sir.

14 Q. In your -- you talked a little bit today and you talk
15 about it in your affidavit -- excuse me -- your declaration,
16 that one of the autism spectrum disorder associated
17 behaviors -- that is an awfully awkward thing to keep saying.
18 Do you refer to it as ASD?

19 A. Yes.

20 Q. So ASD-associated behaviors that you described in there,
21 one relates to both, correct?

22 A. Say that again.

23 Q. One of the ASD-related behaviors that you comment on in
24 your declaration and your testimony today relates to
25 clothing?

1 A. Clothing, yes. Yes, sir.

2 Q. And for some -- some people with ASD, they get very
3 focused on their clothing, focused on, for example, how it
4 feels?

5 A. Right.

6 Q. But not everyone with ASD exhibits that, correct?

7 A. Exactly. Yes.

8 Q. And not everybody who is very particular about their
9 clothing has ASD. That's right?

10 A. Um-hum.

11 Q. There's whole industries that have been built on the fact
12 that many people are particular about their clothing,
13 correct?

14 A. That's right. So, you know, this gets back to the issue
15 that we talked about a little bit earlier that lots of us,
16 you know, probably have one or two symptoms of autism, and
17 there is really the full constellation of symptoms, along
18 with the functional impairment and the history that you are
19 going to use to make the formal diagnosis. So the issue with
20 clothing is just one.

21 Q. So you are not saying that being particular about your
22 clothing is necessarily an ASD trait, are you?

23 A. That's right.

24 Q. Because many people are particular about their clothing,
25 particularly, for example, they are about to participate in a

1 high-profile event where a lot of people are going to look at
2 them.

3 A. I would think so.

4 Q. You today are sitting in a courtroom. I suspect you paid
5 a little more attention to what you wear today than you
6 normally would?

7 A. I would think so. Being particular about how you look or
8 wanting to look nice is a little bit different than some of
9 the things that I talked about in my affidavit where it's
10 wanting to literally wear the exact same shirt over and over,
11 or wanting to wear the exact same style of clothing over and
12 over, or being very sensitive to tags in your clothing or to
13 the fabric, to the denim feel, or only wanting to wear
14 certain fabrics like Dri-Fit. So I think it's not so much
15 the behavior as the reason behind the behavior.

16 Q. And you've not evaluated Mr. Roof, so you don't know if
17 he exhibits any of those behaviors, correct?

18 A. I don't, sir.

19 Q. If you look around and notice all the men here, with the
20 exception of one, maybe two -- I can't tell what the Judge
21 has on under his robe -- are wearing suits, correct?

22 A. Yes, sir.

23 Q. And it would not be unusual in this setting to want to
24 wear a suit, would it?

25 A. Right.

1 Q. And many people choose their clothing or use their
2 clothing as a means of expressing themselves, don't they?

3 A. That's right.

4 Q. And you work in the pediatric field, so you work with
5 young people. Many young people --

6 A. Um-hum.

7 Q. -- particularly are focused on their clothing, correct?

8 A. I think people in general, yeah.

9 Q. People in general, and they use it to express themselves.

10 A. Yeah, I would agree.

11 Q. And some people, for example, use their clothing as a
12 form of protest, don't they?

13 A. Seems fair.

14 Q. And particularly if they want to protest against an
15 authoritarian figure or authoritarian system sometimes that
16 would be expressed in the clothing that they choose, correct?

17 A. You are getting outside of my area of expertise, but I
18 would guess so.

19 Q. You wouldn't say that that is an autistic character sort
20 of trait, would you?

21 A. So you are saying that, for example, a student that wore
22 ripped jeans to school, even though that was against the
23 dress code, as a statement that that would not be necessarily
24 a symptom of autism?

25 Q. Yes, exactly something along those lines. Someone who

1 chooses their clothing as a means to express protest, does
2 that fit the DSM-5 criteria for ASD traits?

3 A. I'm thinking. So it's not a sensory interest. I guess
4 if their obsession was -- if it had something to do with
5 their obsession, it could be. So, again, I guess you are --
6 you are asking me to say "yes" or "no" to a question that I'm
7 not -- is not really a "yes" or "no" question.

8 Q. It's not necessarily.

9 A. Of course. Not necessarily. We would really need to
10 know the function of that behavior. Why was the individual
11 insisting on wearing a certain outfit on a certain day.

12 Q. You are a clinical psychologist. You look at many
13 people, and you look at that, and that doesn't say to you,
14 "Well, this person must be suffering from an autism spectrum
15 disorder," correct?

16 A. Look at what?

17 Q. Someone who uses their clothing as a means of protest.

18 A. It would depend on the function of the behavior and why
19 they were doing it, and I guess the -- the -- you know, how
20 pervasive this issue is for this individual across multiple
21 settings and time.

22 Q. How pervasive it is and how it relates to the other
23 criteria. That alone and using the ability to express
24 yourself is not a basis for concluding that someone has ASD?

25 A. Sure. Right. You would never make a diagnosis based on

1 just clothing issues.

2 Q. And you've told us the criteria for diagnosing ASD are
3 much more involved than that, right?

4 A. That's right.

5 Q. You've told us it should involve a clinical
6 diagnostician, correct?

7 A. The diagnostician, is that what you are asking?

8 Q. Yes.

9 A. So you want a diagnostician that is not only qualified in
10 terms of having experience in standardized assessment, but
11 you want one that has extensive experience in the various
12 ways that autism can present.

13 Q. You need more than that, right? You need more than a
14 clinical psychologist or a diagnostic -- I'm having trouble
15 with that -- diagnostician with experience in ASD. You want
16 them to do cognitive and adaptive testing?

17 A. Or be able to review cognitive and adaptive testing.

18 Q. You want them to review adult mental history?

19 A. That's right.

20 Q. You want them to do something like ADOS because that is
21 objective and valid, right?

22 A. Right.

23 Q. And you want them to refer to the DSM-5 criteria?

24 A. That's right.

25 Q. So anybody -- you've already told us you didn't do any of

1 that for Mr. Roof?

2 A. That's right.

3 Q. Therefore you don't consider yourself able to evaluate?

4 A. That's right.

5 Q. And you would be suspect of any evaluation that did not
6 follow those criteria or criteria similar to that, correct?

7 A. Right. If they didn't go through a careful history, do a
8 direct assessment -- I'm trying to think of -- try to
9 interview, you know, family members to the extent possible.
10 It's very hard to do autism diagnosis in adolescents and
11 adults because a lot of it relies on with someone remembering
12 history well, which none of us are very good at.

13 Q. So no matter how experienced someone was with ASD, you
14 would be suspect if they attempted to offer an opinion about
15 whether someone has ASD based on a single meeting with a
16 person who was uncooperative in that evaluation?

17 A. Right. You would never make your diagnosis based on one
18 piece of data. So you are talking about one piece of data
19 being one single meeting. I mean, you would definitely still
20 need the review of history, the understanding of the symptoms
21 of autism as well as the results of direct testing.

22 Q. And you've told us that -- I'm going to shift a little
23 bit. We are going to talk about the courtroom experience.
24 You talked about that in your declaration. You talked a
25 little bit about that today, and you frankly admitted that

1 you don't have much experience in a courtroom setting.

2 A. Zero.

3 Q. This is your first?

4 A. This is my first.

5 Q. This is your first time testifying?

6 A. Yup.

7 Q. First time testifying in criminal case, first time
8 testifying in a case that has anything to do with competence
9 to stand trial, correct?

10 A. That's right.

11 Q. So you are extrapolating from your experiences in other
12 settings, and essentially you are speculating in your
13 extrapolation about what it would be like for a generic ASD
14 person in a courtroom setting?

15 A. I'm not even sure I would go so far as to say I'm
16 extrapolating. I mean, you know, all I can do is give you
17 examples of things that have been hard for my patients and
18 have caused them problems in life in general in the
19 community.

20 THE COURT: I don't think she's trying to tell us
21 things about what -- she's given us the background for us to
22 apply in the courtroom to our knowledge of the courtroom, and
23 she's giving us those things. I don't think she's trying to
24 do more than that.

25

1 BY MR. CURRAN:

2 Q. All right. But part of my question was that what you
3 are -- what you were doing there is you were explaining that
4 from a perspective of a generic ASD person, correct?

5 A. Or things that -- things that cause problems for some
6 people with autism. So no one person is going to have all of
7 those areas of difficulty, and there's probably lots of areas
8 of difficulty that I haven't mentioned that -- you know, that
9 occur in lots of people. And, again, you know, in a typical
10 setting, a person would do a thorough evaluation of the
11 individual and would base their recommendations and
12 conclusions based on that thorough evaluation.

13 Q. The problems you talked about before, and the problems
14 that you talk about in your declaration, you are not telling
15 us that they would affect everybody who has ASD?

16 A. That's right.

17 Q. That's because it's a spectrum, varying types of
18 presentation, varying levels of severity, correct?

19 A. That's right.

20 Q. And some you mentioned have above average cognitive
21 skills, right?

22 A. That's right.

23 Q. And so under that circumstance, even though they have
24 ASD, would be unlikely to have problems understanding the
25 nature of the proceedings involved in a courtroom setting,

1 correct?

2 A. I could not speak to that.

3 Q. Some people with ASD have above average ability to
4 communicate more with others, also correct?

5 A. Work with others?

6 Q. Yes.

7 A. So that might be hard for someone on the spectrum to do,
8 you know, group work. They might be able to do it in some
9 limited circumstances --

10 Q. Well -- I'm sorry.

11 A. -- if you think about social communication problems
12 speaks to the core of the disorder, working with others, you
13 would expect it to be difficult for that person.

14 Q. Right. And in a generic context, for some people it
15 would not be difficult, correct? For Professor Robison for
16 example?

17 A. I think he has a lot of difficulty working with people.

18 Q. But he's able to do it, isn't he? He's a published
19 author. He is a member of numerous boards, groups,
20 participates in many agency proceedings. He's been
21 interviewed numerous times on radio, TV, and the *New York*
22 *Times*. He maintains not one, but two separate docs. He's
23 not someone who has difficulty communicating with others, is
24 he?

25 A. Can -- I would like to give an example of Mr. Robison,

1 what some of his difficulties are, and I say this with a
2 great deal of respect for him. He was a member of a
3 community advisory board for a study that I did here, and we
4 had a big phone call with lots of people, autism experts from
5 all over the country, very famous people. It was
6 intimidating to me. I'm sure it was intimidating for him.
7 And at the beginning of this call, we talked a little bit
8 about -- about rewards a participant should get for
9 participating this in study, and he made a comment about it,
10 and then we talked a little bit about that, and then we moved
11 on.

12 And one of the things that I noticed was that he had
13 a lot of trouble moving on, and so this group of, you know,
14 very famous people who are on the phone together, and he's
15 interrupting other people to bring it back to the point that
16 he had made which was a pretty small point and not really the
17 goal of the phone call. Goal of the phone call was to talk
18 about the study as a whole.

19 So he is an amazing contributor. That is why I
20 wanted him on the call as a, you know, mouthpiece for the
21 autism community, but his symptoms of autism definitely
22 caused problems in his ability to work with the group.

23 Q. I didn't mean to suggest that he didn't have challenges.

24 THE COURT: Mr. Curran, let's move on. Whether that
25 raised problems on the telephone --

1 BY MR. CURRAN:

2 Q. I think my point was he's a very successful person in a
3 field that requires communication in working with others
4 despite the challenges, correct?

5 A. I would say that is the truth. I would guess that, you
6 know, he has set up his world in such a way that it minimizes
7 those requirements of having to work with other people.

8 Q. That brings it back to you have to look at every
9 individual person --

10 A. That's right.

11 Q. -- when you do the evaluation. And you have to assess
12 that person to determine what their specific problems are.

13 A. That's right.

14 Q. And you were not able to do that --

15 A. Right.

16 Q. -- for Mr. Roof?

17 A. That's right.

18 Q. You were not able to assess him for ASD, not even able to
19 determine whether he had autistic traits based on your review
20 of Mr. Robison's declaration, correct?

21 A. That's right.

22 Q. And you looked at that, and you also thought that there
23 may be some other issues, but you weren't able to determine
24 whether those are traits or diagnosis or disorders or
25 anything. You wouldn't be able to do that.

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1 A. That's right. I'm here to solely educate you all about
2 autism.

3 Q. I have been dually educated, and with that, that's all I
4 have.

5 A. Thank you.

REDIRECT EXAMINATION

7 BY MS. GANNETT:

8 Q. Just one question, Dr. Carpenter, to clarify: Am I
9 correct that it was the State that called you first to
10 conduct an evaluation of Mr. Roof?

11 A. So, um, in the late spring, the State set -- tried to set
12 up a meeting with several people from my division who
13 specialized in autism, and I didn't know if it was about
14 Mr. Roof or not. They then subsequently canceled that
15 meeting because what I was told is that they didn't have
16 permission from the judge to have the meeting, and I have not
17 heard from them since.

THE WITNESS: The prosecution.

THE COURT: Okay.

22 BY MS. GANNETT:

23 Q. And is that --

24 A. So I assumed that it was about Mr. Roof, but -- based on
25 who it was, but I was not sure. And it was then the defense

1 that contacted me next.

2 MS. GANNETT: Thank you.

3 THE COURT: You may step down, and you are excused.

4 Thank you so much for coming, Dr. Carpenter.

5 MS. GANNETT: I'll return those. Thank you.

6 MR. BRUCK: We call Dr. Stejskal.

7 THE CLERK: Sir, come forward to be sworn.

8 Place your left hand on the Bible, raise your right.

9 State your full name for the record, please.

10 THE WITNESS: William Joseph Stejskal.

11 THEREUPON:

12 WILLIAM JOSEPH STEJSKAL,

13 called in these proceedings and being first duly sworn
14 testifies as follows:

15 THE CLERK: You may be seated.

16 DIRECT EXAMINATION

17 BY MR. BRUCK:

18 Q. Good afternoon, Dr. Stejskal.

19 A. Good afternoon, Mr. Bruck.

20 Q. I'm going to ask you to state your full name, and as you
21 have been asked before, to spell your last name.

22 A. Of course. William J. Stejskal, S-t-e-j-s-k-a-l.

23 Q. And I'm not sure if it's my being hard of hearing, or
24 your being very soft-spoken, if you could make sure that the
25 microphone is close to you or you close to it so that

1 everyone can hear you.

2 A. Of course.

3 Q. Maybe a little more. Okay.

4 And, Dr. Stejskal, if you can try to keep your voice
5 up, I will do the same, and we'll try to get through it.

6 Dr. Stejskal, can you tell me what you do for a
7 living?

8 A. I'm a clinical and forensic psychologist in the
9 Commonwealth of Virginia.

10 Q. Northern Virginia?

11 A. Yes.

12 Q. And what did we ask you to do in this case?

13 A. I was contacted by you towards the end of the first week
14 of November of the possibility of doing a competency
15 evaluation of your client.

16 Q. Very well. And you said that you are a clinical
17 psychologist. I'm going to hand you what will be marked as
18 Defendant's 22.

19 THE COURT: Is that the CV?

20 MR. BRUCK: Yes.

21 THE COURT: Any objection?

22 MR. RICHARDSON: No objection, Your Honor.

23 THE COURT: Very good. Defendant 22 is admitted
24 without objection.

25 (Thereupon, Defendant's Exhibit 22 introduced into

1 evidence.)

2 BY MR. BRUCK:

3 Q. Give you a copy.

4 A. Thank you.

5 Q. And I would like to -- the CV, of course, will speak for
6 itself, but I would like to have you briefly touch on those
7 aspects of your training and experience that particularly
8 relate to the subject evaluations of competency to stand
9 trial in criminal defendants.

10 A. After I completed my doctorate degree at Colorado State
11 University, along with my internship in Washington, D.C., I
12 was hired as a forensic psychologist at the maximum security
13 forensic division of St. Elizabeth's Hospital.

14 Q. What year was that, please?

15 A. That was in 1984. And I worked there for a total of four
16 years. The first three years I served as a clinical
17 psychologist on a pretrial admission unit where there were 30
18 male patients admitted there primarily for evaluation and
19 treatment of competency to stand trial, some for evaluation
20 of sanity at the time of the offense. And my role was to
21 conduct psychological and neuropsychological evaluations and
22 to be part of the evaluation team evaluating competency to
23 stand trial and other issues.

24 My last year at St. Elizabeth's Hospital, I served
25 as the clinical administrator for that very same pretrial

1 unit where I oversaw the evaluation and treatment services of
2 the men on the unit.

3 Q. And after leaving St. Elizabeth's Hospital, could you
4 briefly outline your professional experience again with a
5 particular focus on the extent to which you are engaged in
6 the assessment and evaluation of the competency to stand
7 trial?

8 A. After I left St. Elizabeth's in 1988, I became the
9 director of psychology at the community hospital in
10 Woodbridge, Virginia, and also became a part-time private
11 practice in clinical and forensic psychology. After I
12 completed the training that's required in the Commonwealth of
13 Virginia to be able to do court-appointed competency
14 evaluations, I began a private practice in forensic
15 evaluation in Virginia as well as the District of Columbia in
16 1990.

17 Q. Let me stop you. I should have gotten you to clarify,
18 that during your four years at St. Elizabeth, did you have
19 occasion to conduct competency to stand trial evaluations?

20 A. I did.

21 Q. Was that a large part of your work?

22 A. It was, yes.

23 Q. Very well and please proceed. During the time after you
24 established your private practice, did you continue to be
25 appointed by the courts, or did you come to be appointed by

1 the courts on a frequent basis to perform competency
2 evaluations for criminal defendants?

3 A. Yes, on a regular and frequent basis in Virginia. I also
4 conducted competency evaluations in the District of Columbia.

5 Q. Can you estimate over the course of your career beginning
6 in 1984 roughly how many criminal defendants have you
7 evaluated for competency to stand trial?

8 A. Between three and four hundred where competency was the
9 primary issue.

10 Q. Very well. Now, did there come a time when you assumed
11 an academic post in addition to your private psychological
12 practice?

13 A. Yes. After ten years or so of practice in Virginia, I
14 was invited to join the faculty of the Institute of Law,
15 Psychiatry and Public Policy at the University of Virginia to
16 serve as the director of psychology and also the director of
17 the forensic psychiatry clinic and served from 2000 to 2006.

18 Q. Does Virginia have any special qualifications imposed by
19 law to permit a psychologist or a psychiatrist to perform
20 assessments of competency to stand trial for the courts?

21 A. Yes.

22 Q. And do those requirements involve a training component?

23 A. Yes, they do. In order to be appointed by the court to
24 do an evaluation of a defendant's competency to stand, the
25 evaluator has to have completed training that has been

1 authorized by the Office of the Attorney General, and since
2 the late 1980s, the Institute of Law, Psychiatry and Public
3 Policy has been the training entity to prepare psychologists
4 and psychiatrists around the Commonwealth to be able to
5 transition from clinical practices and forensic practice so
6 they are available to courts as outpatient forensic
7 evaluators.

8 Q. And did you participate in the administration and in the
9 teaching of those legally-required courses to qualify mental
10 health professionals to be competency evaluators?

11 A. Over the six and a half years I was there, I was a member
12 of the faculty that participated several times during the
13 year in providing training to psychiatrists and psychologists
14 in conducting forensic mental health evaluations, including
15 competency, sanity, and other issues.

16 Q. Can you estimate how many trainees you assisted in -- how
17 many people you trained; that is -- and I should ask, was
18 this only psychologists or also psychiatrists?

19 A. Psychiatrists as well.

20 Q. So you are a psychologist, but you were training
21 psychiatrists to perform competency and other criminal court
22 mental health evaluations?

23 A. Yes, both in these trainings and people I supervised.

24 Q. Can you estimate how many students you had go through the
25 process at the end of your time in the institute?

1 A. I would say upwards of 300 all together through the
2 formal trainings, and then a dozen psychiatric trainings of
3 psychiatric trainees.

4 Q. All right. And when did you leave the Institute of Law,
5 Psychiatry and Public Policy in the University of Virginia?

6 A. At the end of the spring term in 2006.

7 Q. And returned to private practice at Woodbridge?

8 A. And returned to full-time private practice.

9 Q. And since you went back to full-time private practice,
10 have you continued to perform evaluations for the courts,
11 including evaluations of competency to stand trial?

12 A. Yes.

13 Q. Do you also have a -- any governmental responsibilities
14 involving the assessment of persons in the courts, in the
15 criminal area?

16 A. Well, in the courts, not in the criminal area. I'm a
17 member of a judicial commission in the Superior Court of the
18 District of Columbia, and since 1994 have co-presided with a
19 magistrate judge and a psychiatrist on a rotating basis
20 acting as fact finder in civil commitment proceedings of
21 individuals who were under emergency hospitalization.

22 Q. So that -- could that fairly be described to be a
23 quasi-judicial function that you and two other members of the
24 panel --

25 A. The magistrate judge would resist the idea, but, yes, the

1 psychiatrist and I serve in a quasi-judicial function.

2 Q. The -- now, I am required by Court order to ask you the
3 following two questions, and I will do so: Number one, do
4 you have an opinion within a reasonable degree of medical or
5 scientific certainty that the defendant, that is Dylann Roof,
6 suffers from a mental disease or a defect, and if so, state
7 with specificity what the mental disease or defect is.

8 A. Yes, I do have such an opinion.

9 Q. And are you able to state at this time with specificity
10 whether -- what the mental disease or defect is?

11 A. Yes. My primary working diagnosis for Mr. Roof is
12 unspecified schizophrenia spectrum disorder or psychotic
13 disorder.

14 Q. And at this time, have you reached that opinion with a
15 reasonable degree of medical or scientific certainty based on
16 the evidence that you have been able to review?

17 A. That's a fairly nonspecific diagnosis. And, yes, I
18 reached that conclusion to a reasonable degree of
19 professional certainty.

20 Q. And I asked you the second question, do you have an
21 opinion within a reasonable degree of medical or scientific
22 certainty that due to a mental disease or defect the
23 defendant does not have the present mental -- present
24 capacity to understand the proceedings and/or to assist
25 counsel, and if so, in what specific ways does the defendant

1 not understand the proceedings and/or cannot consult his
2 attorneys or otherwise not assist properly in his defense --
3 maybe I should go back to the beginning of the question.

4 Do you have an opinion on all of that or any of it,
5 within a reasonable degree of medical or scientific
6 certainty?

7 A. Framed in that way, I would have to say no, not yet.

8 Q. Very well. Now, with that understanding, there are three
9 things that I would like to review with you in a fairly brief
10 manner. First I would like you to describe your efforts to
11 conduct a competency evaluation and the observations that you
12 have made and your comments upon materials and information
13 that you have received.

14 Secondly, I would like you to describe certain
15 aspects of the videotape or a tape-recording of the
16 defendant's interactions with his family last Saturday during
17 a visit, and I'm going to ask you to comment on -- make
18 observations about that.

19 And, finally, I would like you to comment on the
20 whether or not the personality inventory testing, that is the
21 PAI and the MMPI that have been administered by two different
22 mental health professionals who have been serving as court
23 evaluators and in a sense prosecution evaluator, do or do not
24 rule out the possibility of a psychotic illness.

25 That's what we are going to cover, and I would like

1 to march through it very quickly?

2 THE COURT: Mr. Bruck, let me say, I don't think
3 there is any question you can rule in or rule out a psychotic
4 disorder on a single test.

5 MR. BRUCK: Well, I think I want him to go a little
6 more in --

7 THE COURT: I'm saying that question, you don't have
8 a problem selling me on that.

9 MR. BRUCK: Okay.

10 BY MR. BRUCK:

11 Q. If you would describe -- have you -- the test that I -- I
12 had called you and asked you to conduct a competency to stand
13 trial evaluation, and I've asked you to explain in summary
14 fashion how you go about a competency evaluation, and how you
15 attempted to go about such an evaluation in this case.

16 A. Of course. And I'm trying to be efficient and still as
17 clear as possible.

18 After we came to an understanding that I wouldn't be
19 able to do the evaluation on this timeline, you and your
20 colleagues sent to me a great deal of records, a great deal
21 of information pertaining to the defendant, pertaining to the
22 allegations against him, and pertaining to his developmental
23 period. I believe these are the same materials that had been
24 provided to the Court's evaluator as well. So I won't
25 delineate them in detail here. I have also --

1 Q. I'm handing you what is Defendant's Exhibit --

2 THE CLERK: 23.

3 BY MR. BRUCK:

4 Q. 23, and ask you if that is a printout of all of the
5 materials that you reviewed except for a number of videotapes
6 that you will also discuss.

7 A. Give me just a moment to review this.

8 Q. Sure.

9 A. Yes, I recognize everything on here. There were two
10 additional videos that I reviewed that aren't listed here.

11 Q. I mentioned the videos. Other than those videos which
12 we'll get to, is that the list of materials which you were
13 provided?

14 A. On this quick review, it appears to be.

15 MR. BRUCK: We move that be admitted.

16 Q. Why -- now, did you review these materials before you
17 attempted to schedule a meeting with Mr. Roof?

18 A. Yes.

19 Q. And did you also discuss with me and other defense
20 counsel the issues that we were having working with Mr. Roof?

21 A. Yes, I had that conversation before I reviewed any of
22 these materials.

23 Q. And why was the conversation with the defense the first
24 thing you did? Is that unusual?

25 A. No. Well, not in my practice or the practice of the

1 people I have trained and supervised.

2 Q. Why is that that you would start with the defense
3 counsel?

4 A. In my experience most competency evaluations arise as a
5 function of defense counsel making the Court aware of some
6 sort of difficulty with their client with respect to
7 consultation or understanding of the proceedings against
8 them. And in order to be able to do a focused and relevant
9 evaluation, relevant in the sense that it's addressing the
10 issues that are of concern, it's important at the outset to
11 have a conversation with defense counsel to begin to get a
12 sense of what is the nature of the difficulty that they are
13 having with their client.

14 Q. And in addition to the conversations you had with us, you
15 also had the opportunity to review the in-court statement
16 that I made to Judge Gergel, a transcript of such a statement
17 on November 7th of this year?

18 A. At the ex parte hearing, yes.

19 Q. And after informing yourself about the difficulties that
20 defense counsel were having as we expressed them to you, you
21 reviewed the materials with which you were provided?

22 A. I began to review the materials. They are quite
23 voluminous, but yes.

24 Q. And you had to prioritize. It's an enormous amount of
25 material.

1 A. Of course.

2 Q. Did you begin -- what is among the priority of materials
3 from Mr. Roof's family, his mother, developmental
4 information?

5 A. Yes, along with medical records from his childhood and
6 adolescent years.

7 Q. And did there come a time when you arranged to travel to
8 Charleston to see Mr. Roof?

9 A. Yes. I arrived in Charleston on the 12th of November.

10 Q. By the way, you mentioned some videotapes that are not
11 listed there. If you know, how did those particular
12 videotapes come to be selected for this competency
13 evaluation?

14 A. I believe that they were in the packet of materials that
15 the Government provided to the Court's evaluator.

16 Q. That the Government provided -- selected and provided to
17 Dr. Ballenger?

18 A. That's how it was raised to me, yes.

19 Q. And did you view all seven -- how many were there?

20 A. There were seven.

21 Q. And how many of those did you review?

22 A. All seven.

23 Q. Have you since reviewed one or two additional videotapes
24 of a -- of one additional family visit at the jail?

25 A. Yes.

1 Q. And when did that visit occur?

2 A. That visit occurred this past Saturday, the 19th.

3 Q. Very well. So you've now reviewed eight visits -- nine
4 videotapes involving eight visits; is that correct?

5 A. Well, nine videotapes involving somewhat smaller
6 increments because there were two videotapes of a visit that
7 occurred on September 25th.

8 Q. I see. Okay. Would you describe what happened -- did
9 you request of me to make certain arrangements about the
10 physical conditions under which you would see Mr. Roof?

11 A. Yes. I asked as I always ask that arrangements be made
12 for me to have a contact visit with the individual so that
13 the two of us would be in a private setting across a tabletop
14 ideally.

15 Q. And what did you learn about that?

16 A. I learned that such arrangements would not be able to be
17 made because of the defendant's objections to certain
18 conditions that are involved in accomplishing an actual
19 contact visit.

20 Q. And do you recall what those objections were? -- just if
21 you know?

22 A. The objections involving being subjected to a strip
23 search under the use of a video camera.

24 Q. And what was the concern about the camera?

25 A. The concern as I recall it being described was that there

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1 might be a video-recording made of him in a state of undress
2 and it would be broadcast somewhere.

3 Q. Very well. Now, what day did you ultimately first meet
4 Mr. Roof?

5 A. I met Mr. Roof on the morning of Sunday, November 13th.

Q. And did anyone go with you to the jail to see him?

7 A. Yes. You went with me, and Ms. Stevens went with me.

8 Q. All right. And can you describe the course of that
9 visit? What happened?

10 A. Yes. It might be useful for me to be able to refresh my
11 recollection by looking at my notes. I have to run my
12 device.

1 BY MR. BRUCK:

2 Q. Can you describe how Mr. Roof appeared to you during that
3 interaction?

4 A. He appeared restless, somewhat agitated, and not yelling,
5 but speaking forcefully, sometimes over you, as you attempted
6 to explain our purpose in being there that morning,
7 indicating that he couldn't talk to you or shouldn't talk to
8 you because you are his enemy.

9 Q. He said that me, that is Ms. Stevens and I, were his
10 enemy.

11 A. I believe he was speaking directly to you.

12 Q. To me?

13 A. Yes, Mr. Bruck.

14 Q. And what, by the way, was Ms. Stevens and my demeanor
15 towards Mr. Roof?

16 A. You were calm and clear. You were both in your own way
17 somewhat solicitous and gentle with him as you attempted to
18 focus his attention on the reason for our visit.

19 Q. At some point did -- was I able to engage Mr. Roof's
20 interest in you?

21 A. Yes.

22 Q. And how did I do that?

23 A. You -- you explained the background of my family name.
24 You explained to him that you had originally thought that my
25 family was Danish because of the sign of "J" in my name; that

1 I had corrected you to let you know that most of my relatives
2 were from the part of Europe that is now the Czech Republic,
3 and he seemed interested in this and expressed an interest in
4 hearing more about that.

5 Q. And did I also pass along what I learned about your
6 mother's ethnic ancestry?

7 A. Yes. That that part of her family came from Moravia.

8 Q. And when I explained that to Mr. Roof, did you notice any
9 change in his -- in his style of interaction as far as you?

10 A. He -- he calmed down a bit, perked up, and became
11 interested in having some sort of interaction with me.

12 Q. And at that point, you pulled up to the --

13 A. Small hole in the wall.

14 Q. The hole in the glass.

15 A. Yes.

16 Q. And what did Mr. Roof do in terms of turning his body or
17 adjusting himself?

18 A. He oriented his head so that his ear was in front of the
19 opening in the glass.

20 Q. All right. And you talked to him for a little while?

21 A. Yes.

22 Q. About what?

23 A. The sequence in which my grandparents came to this
24 country, their purpose -- well, the age at which they came to
25 this country. He asked why they came to this country, and I

1 explained that they came to this country for the reasons that
2 many immigrants do, for better opportunities that they didn't
3 have in their native country.

4 Q. How did Mr. Roof respond to that statement of yours?

5 A. Fairly vehemently stating that is not the reason people
6 come to this country, that people -- he used the example of
7 the Hispanic -- come to this country to kill us or try to
8 take over.

9 Q. To kill us?

10 A. Yes.

11 Q. The -- and how long did this meeting last, this first
12 interaction you had?

13 A. My first interaction with him?

14 Q. Yes.

15 A. Approximately 16 minutes.

16 Q. After which time what happened?

17 A. Mr. Roof indicated that he would only continue to speak
18 with you and Ms. Stevens if I left the booth.

19 Q. And you left the room?

20 A. I did.

21 Q. And we stayed in the room for a while?

22 A. Yes.

23 Q. Did you -- what else -- what did you do next in your
24 evaluation?

25 A. I continued to review materials. I had an opportunity

1 the next day to interview Dr. Maddox about her recent
2 interactions and observations of Mr. Roof.

3 Q. All right. And did there come a time when you went back
4 to the jail?

5 A. Indeed. I went back to the jail on November 15th in the
6 afternoon.

7 Q. And who, if anyone, went with you on that occasion?

8 A. Ms. Paavola and I went.

9 Q. Emily Paavola, one of Mr. Roof's other attorneys?

10 A. Yes.

11 Q. And what happened then?

12 A. This was the occasion where the plan was for the attorney
13 to go in first while I waited in the jail's lobby, and she
14 would attempt to engage him to meet with me.

15 Q. And how did that go?

16 A. After about 50 minutes, I received a text message from
17 the attorney indicating to come into the booth.

18 Q. Okay. And what happened when you went in the booth?

19 A. Well, I came into the booth, and there was a bit of a
20 pregnant silence in -- Ms. Paavola was attempting to engage
21 Mr. Roof to respond to her requests about meeting with me,
22 and he sat there silently.

23 I joined in the effort to persuade him to engage
24 with me in a discussion, explaining that I was willing to let
25 him in this initial interview set the conditions for our

1 discussion. I gave the example that we would avoid topic A,
2 and not ask follow-up questions about topic B, and he was
3 unresponsive during this period.

4 And I'm getting my notes in front of me so I don't
5 take things out of order or that are inaccurate.

6 There came a point when -- well, his silence
7 persisted. The attorney and I agreed that she would leave
8 the booth, and I continued to attempt to engage Mr. Roof and
9 began this attempt to comment that it must be difficult
10 having so many doctors to come in and to evaluate him, that I
11 can appreciate how tedious that must be, and there was a
12 pause, and I asked -- I said to him, "I'm interested in
13 knowing what you want to have happen here."

14 And he spoke, and indicated that he can't -- he
15 can't talk about that, and then pivoted to say, "But I did
16 learn that I'm a genius almost." And we had a brief exchange
17 about the testing that he recently completed with Dr. Wagner,
18 and his -- he didn't use the word, but I sensed a sense of
19 pride in the performance that he obtained on that test.

20 Q. Just so we are clear on the chronology, 11-15 was a
21 Tuesday, correct?

22 A. Yes.

23 Q. And this was the Tuesday after the completion of the
24 court-appointed evaluation on Friday and Saturday, right?

25 A. Yes, I believe -- I forgot which day, but I think it was

1 Saturday was the last day.

2 Q. Saturday was the last day. Okay. And Dr. Wagner had
3 been part of that process along with Dr. Ballenger?

4 A. Yes.

5 Q. So Mr. Roof had had well over 9 hours, probably about
6 12 hours, including Dr. Wagner's evaluation in the preceding
7 week, and now you were at the following Tuesday here to see
8 him again, and that is what you were referring to about the
9 tiredness?

10 A. Yes.

11 Q. Okay. Proceed.

12 A. I asked him again that I'm interested in understanding
13 what he wants to have happen in his case, that I was aware of
14 the conflict that had emerged over the preceding week and a
15 half or two weeks and that I wanted to understand that. He
16 made some comments about -- and I should say this -- his way
17 of interjecting his comments was rather abrupt and was not
18 necessarily responsive to questions that I had been asking
19 him. He observed that he wanted to waive putting on a
20 defense. I asked him to explain that or what he meant. And
21 he responded, "Whatever happens, I can't let there be a
22 trial." And his demeanor as he said that seemed anxious and
23 concerned. And when I asked him to explain, he paused and
24 indicated that he couldn't talk about that.

25 Q. And in a general way summarize -- how long did you remain

1 engaged with Mr. Roof on that day?

2 A. A little under an hour and a half.

3 Q. All right. And can you summarize the general course of
4 that interview?

5 A. Well, it was not linear.

6 THE COURT: Not linear?

7 THE WITNESS: Yes, not linear. Mr. Roof made it
8 clear at various points when I attempted to begin an inquiry
9 into a substantive area concerning his case or his thinking
10 about his case, he either responded with "I can't talk about
11 that," or he gave an initial vague or ambiguous response.
12 And when I followed up on that, indicated that he could not
13 talk about that. I tried to clarify whether he was meaning
14 that he could not or would not, and he said essentially both,
15 that it was -- that he was not intending to discuss those
16 matters with me.

17 And our discussion over that approximately an hour
18 and a half was fairly elliptical in that we would have fairly
19 superficial but fluent back-and-forth about relatively
20 trivial topics unrelated to this case, and as I sensed that
21 there was a bit of relaxation in his demeanor, I would again
22 attempt to ask -- interject questions about his case which
23 for the most part he resisted.

24 There were a couple of things that he commented on.
25 He specifically did not like the evaluation with Dr.

1 Ballenger. He would not say why.

2 BY MR. BRUCK:

3 Q. So did you get a sense of whether he liked Dr. Ballenger
4 or whether he doesn't? Did he express himself about that?

5 A. He clearly expressed that he did not like Dr. Ballenger;
6 very much liked Dr. Dietz who he regards as a friend.

7 Q. As a friend?

8 A. Yes.

9 Q. Okay. Go on.

10 A. He began to respond to some of my substantive questions,
11 but then would not go further when I asked follow-up
12 questions. He explained that he's essentially not concerned
13 about these proceedings or the prosecution against him
14 because he has discerned that the Court likes him. And I
15 asked, "How do you know that?"

16 And he said, "Because Judge Gergel smiled at me."
17 He says, "Well" -- so he makes something from that.

18 "Well, what was the significance that you attach to
19 it?"

20 And he said, "Well, he -- he likes me," and he began
21 to try to explain that his reasons for feeling reassured by
22 the nature of the Judge's smile to appeal to something that
23 he referred to as "global consciousness," which is a
24 paranormal sort of concept that I have some familiarity with
25 from other --

1 THE COURT: Global consciousness?

2 THE WITNESS: Global consciousness. As I understand
3 it from what I've seen on the Internet and talking to --
4 evaluating other defendants, it's sometimes referred to as
5 "global consciousness," sometimes "unity consciousness," all
6 beings are commingled so there is an awareness of what the
7 other is thinking. And that he was accounting for his sense
8 of reassurance about the judge liking him and not sentencing
9 him to death based on some sort of connection.

10 He denied -- when I asked him, he denied having any
11 kind of telepathic communication with the judge. But, again,
12 his response when I asked him to account for why he felt
13 confident that the judge liked him and that he was going to
14 be -- he didn't use the word "sympathetic," but that was the
15 tone of his comments -- his only response to that was to
16 describe global consciousness was having a role in that.

17 BY MR. BRUCK:

18 Q. After about an hour and a half, did the interview end,
19 and what were the circumstances of that, if you recall?

20 A. I do recall. I'm glancing at my notes to refresh my
21 recollection so that I get the sequence correct.

22 The back-and-forth continued between superficial and
23 somewhat lower case, less substantive matters. He commented
24 that he did not want to be diagnosed with autism spectrum
25 disorder. I asked him why, and he said, "Because they are

1 losers," and believed that his attorneys had coached the
2 experts into coming up with those diagnoses. I asked him
3 whether it's possible that someone could have autism spectrum
4 disorder and not recognize it, and he said theoretically that
5 is possible, that he's not so afflicted.

6 We talked about our cats and whether they were obese
7 or not. On the heels of discussing possible diagnoses, he
8 asserted that he believes that he is a psychopath and that if
9 not a psychopath a narcissist, and I played the devil's
10 advocate with him and asked him to explain his basis for
11 concluding that he's a psychopath or a narcissist, and he
12 provided fairly mundane criteria, such as a selfish
13 perspective and a willingness to get money from one's parents
14 and so forth as a basis for concluding that he's a
15 psychopath.

16 THE COURT: Sociopath or psychopath?

17 THE WITNESS: They are different concepts, Your
18 Honor --

19 THE COURT: I'm aware of that.

20 THE WITNESS: He has used both.

21 THE COURT: Did he use them interchangeably?

22 THE WITNESS: He has not used "sociopath" with me.
23 I'm aware he's used it with other.

24 THE COURT: He used psychopath with you? Okay.

25

1 BY MR. BRUCK:

2 Q. And at the end of the hour and a half, what caused the
3 interview to end?

4 A. He indicated that he didn't want to continue any longer.
5 We were able to sustain a bit more engagement before he
6 finally made it clear that he didn't want to continue. I
7 asked whether I could come back the next day to see him
8 again. He initially said no, and then he said, "Well, if you
9 put money in my canteen, I'll speak with you tomorrow." He
10 had earlier in the interview asked if I was willing to put
11 money in his canteen.

12 And I asked him, "Do you have a way of knowing the
13 money has been added to your canteen immediately?" And he
14 said yes. I said, "Very well then. I'll put money in your
15 canteen and look forward to meeting with you tomorrow," and
16 he became agitated and pleaded with me not to put money in
17 his canteen because he really did not want to meet with me
18 again. I told him again that I would put money in his
19 canteen; I'd look forward to seeing him the next day.

20 Q. All right.

21 A. And we concluded on that note.

22 Q. By the way, were you able to take contemporaneous notes
23 during this interview?

24 A. No. Mr. Roof made it clear during the first meeting with
25 him that he was very skittish. Even when he noticed that I

1 was paying attention, he interrupted you and Ms. Stevens to
2 point at me and say, "He" -- referring to me -- "is making
3 mental notes of what I'm saying" as though he objected to it.
4 And the physical conditions of having to have one's ear to
5 the hole in the glass made it impossible, and I thought also
6 ill-advised to be obviously taking notes of what he said.

7 Q. Okay. So your notes were something you did after, are
8 somewhat sketchy?

9 A. Yes, to both. Yes.

10 THE COURT: Mr. Bruck, we have been going about two
11 hours. I'm going to kill my court reporter if I don't give
12 her a break.

13 MR. BRUCK: Don't want to do that.

14 THE COURT: Take about a 10-minute break, and we'll
15 come back. Thank you, Doctor.

16 (Thereupon, there was a brief recess.)

17 MR. BRUCK: I realized that I should have pointed
18 out yesterday when Your Honor mentioned the Fourth Circuit's
19 decision in the *Bennett* case that the actual lawyer in that
20 case was not my former partner, Mr. Bloom, but our so-called
21 investigator, who did the briefing and all the heavy lifting
22 and deserves the credit in the result of the case, and I
23 would be remiss by not letting the Court know.

24 THE COURT: Mr. Bryant pointed that out to me.

25 MR. BRUCK: I should also tell the Court -- I know

1 this will be disappointing -- that Dr. Stejskal is our last
2 witness, and after that point, I think that might be an
3 appropriate time for Mr. Roof to address --

4 THE COURT: If he wishes to.

5 MS. STEVENS: Your Honor, Mr. Roof and I just had a
6 discussion about that, and I'll relay to the Court what he
7 said and allow the Court time to think about it. He would
8 like to speak with you, Your Honor, but he does not wish to
9 be cross-examined, and that is a request that he's making, so
10 I thought I would alert the Court to that.

11 MR. RICHARDSON: We don't have any objection to
12 that, Your Honor.

13 THE COURT: And I frankly anticipated that, and what
14 I would anticipate doing is bringing Mr. Roof to the podium,
15 just like we did the last time, and he and I will just
16 basically have a conversation.

17 MR. BRUCK: Very well. Just in terms of the
18 schedule, the Government advises that they do not intend to
19 cross-examine Dr. Edens by telephone, so this is truly our
20 last witness, it looks like, in this case. If I may proceed?

21 THE COURT: You may. Please do.

22 BY MR. BRUCK:

23 Q. Dr. Stejskal, I think we had got to the end of your
24 second attempted interview. Did you attempt to see Mr. Roof
25 again, and describe what you did to do that.

1 A. Yes. The next morning on November 16th, Mr. Bruck and I
2 traveled to the jail in an attempt to meet with Mr. Roof
3 again. Mr. Bruck went into the visiting booth first to speak
4 briefly with him. I waited in the lobby, and Mr. Bruck came
5 out not ten minutes later to say that Mr. Roof had refused
6 the visit. There was a brief interval while we left the
7 jail, and then I came back to the jail about an hour after
8 the first attempt and attempted to meet with Mr. Roof again,
9 just myself, and waited in the lobby because there was a
10 backup of people waiting in the lobby.

11 And finally one opened up. Some minutes later, a
12 correctional officer came to me and told me that Mr. Roof had
13 refused to visit. And I should say that in attempting to
14 enter the jail the second time, I explained to the
15 correctional officer that it would be important that whoever
16 went to get Mr. Roof would explain to him that the doctor was
17 here to go over the test results with him, which he had
18 expressed interest in the day before.

19 THE COURT: But he did not -- but -- but that
20 approach did not --

21 THE WITNESS: That did not work. There was an issue
22 of execution, apparently. Mr. Roof had only been told that
23 the doctor was here to see him. There was no mention of the
24 test results.

25 THE COURT: Okay.

1 BY MR. BRUCK:

2 Q. And that was your last attempt to interview Mr. Roof?

3 A. Yes.

4 Q. Given everything you knew about this case and all the
5 materials you have reviewed and the information you have
6 received in the limited interactions with Mr. Roof, do you
7 feel that those two interviews that you had, the 16-minute
8 one and the roughly hour-and-a-half one, were adequate for
9 you to perform a competency to stand trial evaluation and to
10 form an opinion within a reasonable degree of medical or
11 scientific certainty?

12 A. No.

13 Q. And as a result, are you unable to reach a conclusion as
14 to Mr. Roof's competency to stand trial at this time?

15 A. I certainly have concerns, but correct, I have not been
16 able to reach a settled conclusion about that.

17 Q. All right. Can you summarize your concerns in terms of
18 competing hypotheses or serial hypotheses about Mr. Roof's
19 competency?

20 A. Yes, and I guess I think of them as perhaps alternative
21 hypotheses or domains that are relevant to competency. And
22 one is my concern based on reviewing records and observing
23 videos and speaking with the attorneys, that Mr. Roof is in
24 the prodromal phase of an emerging schizophrenic spectrum
25 disorder. But he's not yet fully schizophrenic, and he's not

1 yet fully possessed of a delusional disorder. There are a
2 number of schizophrenic spectrum disorders. His development
3 since early adolescence, and behaviors and verbalizations
4 that have been described by family members, friends, and by
5 the attorneys are consistent with the pattern of distorted
6 thinking, perhaps distorted perception, and deteriorating
7 social and occupational behavior that characterizes the
8 emerging schizophrenia spectrum disorder in a young adult.

9 Q. Another domain of concern is what?

10 THE COURT: Stop for a minute. You say it's a
11 possible emerging schizophrenic spectrum disorder that is a
12 possibility?

13 THE WITNESS: Yes, in my diagnosis, Your Honor, I am
14 convinced that there is an emerging at least, and perhaps
15 some other conditions in emerging schizophrenic spectrum
16 disorder. That's the meaning of my diagnosis of unspecified
17 schizophrenic spectrum disorder.

18 THE COURT: Okay. But does he have -- you say
19 "emerging." Does he have a schizophrenia spectrum disorder
20 at this point in your opinion?

21 THE WITNESS: An unspecified one, which means it is
22 one which does not yet meet the full criteria of one of the
23 full syndromes such as schizophrenia, but there's significant
24 components of it that are already in place sufficient to
25 reach that provisional unspecified diagnosis. My expectation

1 is that --

2 THE COURT: That's all I'm saying. I'm trying to
3 understand the language here. I know we've got medicine and
4 law. Sometimes we are different. You had that opinion that
5 he has schizophrenia spectrum disorder to a reasonable degree
6 of medical certainty?

7 THE WITNESS: Yes, Your Honor.

8 THE COURT: Okay. And he has it now?

9 THE WITNESS: Yes.

10 THE COURT: Okay. And -- and that is based upon
11 your one-hour-and-16-minute combined two evaluations, plus
12 your review of the records.

13 THE WITNESS: Primarily my review of the records and
14 the reports of other people who have been dealing with him
15 recently and over the years.

16 THE COURT: Okay. Very good.

17 Please continue, Mr. Bruck.

18 BY MR. BRUCK:

19 Q. The second domain of concern is?

20 A. Well, it has to do with the fact that Mr. Roof has been
21 diagnosed with an autism spectrum disorder, and my review of
22 the records and in speaking with the attorneys and their
23 concerns about certain aspects of his behavior and the
24 psychological functioning, I certainly feel there is a basis
25 for that. I did not do my own evaluation of autism. I'm not

1 an expert in autism, but that certainly is a demonstrated
2 area of concern.

3 THE COURT: Again, do you have an opinion within a
4 reasonable degree of medical certainty that he has autism
5 spectrum disorder?

6 THE WITNESS: I don't at this point, Your Honor.
7 There is a great deal of overlap between features of a
8 prodromal schizophrenia spectrum disorder and autism spectrum
9 disorder, and I'm persuaded that -- of the presence of the
10 schizophrenia spectrum disorder, but don't have enough of a
11 basis in my own mind to additionally diagnose him with the
12 autism spectrum disorder. For my money, for the aspects of
13 his thinking and behavior that are most problematic, that is
14 the schizophrenia spectrum disorder.

15 THE COURT: I think I know this, but let me make
16 sure I do. You are not saying with a reasonable degree of
17 medical certainty that he has schizophrenia?

18 THE WITNESS: Not at this time, Your Honor, no.

19 THE COURT: Very good.

20 BY MR. BRUCK:

21 Q. And to be clear about the interplay or the alternate
22 domain of schizophrenia spectrum disorder and autism, a
23 person can have both?

24 A. Yes.

25 Q. And is it your opinion that Mr. Roof may have both

1 disorders? -- not that he does, because you said --

2 A. Certainly I wouldn't say it's my opinion. I think that
3 is a reasonable hypothesis, and, you know, in part time will
4 tell, and in part additional evaluation would tell.

5 Q. And do you agree with the evidence we've heard that a
6 diagnosis of autism in a 22-year-old man should be performed
7 by an autism specialist? That is to say, someone with
8 specialized training in autism?

9 A. Yes, I agree with that.

10 Q. And if you had such a patient to evaluate in your
11 practice, would you refer that case to be evaluated by
12 someone with training in the ADOS, for example, and other
13 specialized measures?

14 A. If we narrow that hypothetical to someone such as
15 Mr. Roof, I would pursue essentially parallel evaluation
16 procedures. I would want my colleague to evaluate the
17 proposition that he has autism. I would also want to do
18 additional evaluation on the question of the length and bread
19 of what appears to be the schizophrenic condition. The
20 earlier statement is true; the person can have ticks and
21 fleas.

22 Q. And getting back to the issue I know you have not been
23 able to form an opinion about, but can the -- if a person had
24 both an autism spectrum disorder and autism, could the
25 affects on his capacity to assist counsel be cumulative?

1 A. Perhaps you meant to say schizophrenia spectrum disorder
2 and autism?

3 Q. Yes. I thought I did say it, but apparently not. Yes.

4 A. Yes. Cumulative and synergistic.

5 Q. So each disorder could impair the person in different
6 ways that, of course, would be impairing him at the same
7 time?

8 A. Well, yes, and that goes to this being perhaps the most
9 complex and ambiguous competence evaluation I have undertaken
10 in 32 years of practice because of that complexity.

11 Q. Thank you. By the way, there has been testimony and
12 there have been reports which you have reviewed about
13 Mr. Roof's IQ testing?

14 A. Yes.

15 Q. And which include a very substantial spread or difference
16 between his verbal comprehension score and his processing
17 score?

18 A. Yes.

19 Q. One being very superior range, 99.7th percentile?

20 A. Yes.

21 Q. And the other being absolutely average at 100 processing
22 speed?

23 A. Significantly lower, yes.

24 Q. Do you recognize that IQ profile as consistent with any
25 of the disorders that we have been discussing here today?

1 A. Well, yes, and I should say -- hope to not unnecessarily
2 make it more complex, but the intervening scales, the
3 perceptual reasoning index and the working memory index are
4 incrementally lower -- significantly lower than the verbal
5 comprehension index and significantly higher than the
6 processing speed, so they are intermediate values. And that
7 array of performance on the score has been identified as the
8 characteristic pattern of performance on the WAIS for
9 schizophrenic individuals and adults on the autism spectrum.

10 THE COURT: What else would be a differential?

11 THE WITNESS: Barring some unusual sort of brain
12 injury, Your Honor, or metabolic condition that
13 differentially compromise the right hemisphere and certain
14 subcortical structures, there aren't any other psychiatric
15 conditions that would track that slow of performance on the
16 WAIS score. There is some similarities in cases of severely
17 depressed individuals, but they show the difference primarily
18 between the verbal comprehension and significantly lower
19 processing speed, and the two other indexes are not
20 significantly lower than the verbal comprehension. So that
21 characteristic ratcheting down of performance on those four
22 indices is, I would not say pathognomonic, but consistent with,
23 descriptive of the cognitive deficits of young adults with
24 schizophrenia and young adults with autism.

25 THE COURT: Could be either.

1 THE WITNESS: Yes, or could be both.

2 THE COURT: Or could be neither.

3 THE WITNESS: Theoretically, Your Honor, I would say
4 that that would be correct, but then one would be left
5 assuming it's valid performance with what else would cause
6 that particular array of deficits.

7 THE COURT: The spread you are talking about.

8 THE WITNESS: The spread. The differential
9 performance across those four indices.

10 BY MR. BRUCK:

11 Q. By the way, and I may be getting slightly ahead of
12 myself, but isn't there an MMPI profile for autism?

13 A. No.

14 Q. Is there a scale on either the PAI or the MMPI for
15 autism?

16 A. No.

17 Q. Would it be fair to describe autism is essentially
18 invisible in the results in those, or at least not as -- they
19 are not picked up?

20 A. There's no norms for autistic individuals for the PAI or
21 the MMPI. There is no scales that have been developed to
22 differentiate, identify them as opposed to other clinical
23 groups. There is a very limited number of studies that have
24 looked at how young adults perform on instruments like the
25 PAI and MMPI. And they tend to show a pattern of performance

1 that reflects the social isolation, passivity, the lack of
2 interest in relationships. And so it is one study that's
3 been done that looked at the MMPIs of young adults, and they
4 did not identify a single profile, but, again, these
5 elevations on some of the scales, they were consistent with
6 the behavioral characteristics of autism.

7 Q. There has -- I'm going to move on and ask you -- you
8 described -- well, I should say first of all, you say you
9 have been unable to draw a conclusion only with the limited
10 amount of time you have been able to evaluate Mr. Roof. Do
11 you believe -- you described this as very complex competency
12 assessment, correct?

13 A. Yes.

14 Q. Do you think that viewing the record as a whole and you
15 reviewed the competency reports, the Court's evaluator, have
16 you not?

17 A. I have.

18 Q. That further study is required?

19 A. Yes.

20 Q. And why do you say that?

21 A. Well, the concerns that I have come to have about
22 Mr. Roof's competency I don't believe have been addressed
23 sufficiently by Dr. Ballenger's evaluation. Information from
24 the record, information from his attorneys that describe
25 things that Mr. Roof has said in the past that suggest that

1 in addition to his racist perspective on the world that he
2 has beliefs and ideas and expectations specifically about
3 this case and the aftermath of this case that depart from
4 what I've come to understand as mainstream racist views and
5 stray to the domain of potentially delusional beliefs.

6 Q. Now, you have described two domains of concern, one
7 involving your signs and symptoms of delusional processes;
8 another concerning autism. And I would like to engage the
9 third which is simply the idea that Mr. Roof and his counsel
10 have a conflict over the strategy of presenting his case in
11 court; that he is only gradually becoming fully aware of what
12 his counsel's intended strategy was, and when he became fully
13 apprised of it, he became very upset because he has a
14 rational, political, ideological world view which dictates
15 that if we depicted him the way we are fixing to do, he would
16 be undermined, his image would be compromised, and the reason
17 for his crime would be negated. In other words, I'm
18 describing a rational, if not well-advised, course of action.

19 Did you consider that as an explanatory hypothesis
20 that would account for all of the evidence or most of the
21 evidence in this case?

22 A. I did consider that. I have evaluated a number of
23 individuals over the years who were operating with that sort
24 of political agenda. Sometimes in connection with racist
25 views, sometimes jihadist views, and other extreme views,

1 political in nature.

2 Q. And if you can summarize why you are not satisfied that
3 that understanding of Mr. Roof accounts for the evidence that
4 you have seen and the other evaluators have seen in this
5 case?

6 A. Well, my concern has to do in large part with information
7 that gives me reason to be concerned that Mr. Roof has an
8 erroneous delusional belief that he does not need to be
9 concerned about the death penalty because at some point after
10 the conclusion of this process of adjudicating him on these
11 charges that he will be liberated, that he will be rescued;
12 that there will occur some sort of revolutionary event,
13 perhaps a race war, that will liberate him from conditions of
14 confinement before being executed; and that he will then,
15 under the new order in society that would have been
16 established, will be elevated to a position of some
17 significance in government, but also significance in terms of
18 being a sort of figure or figurehead within the new world
19 order; and that his analysis of these proceedings, his
20 choices here and his priorities here are being undertaken
21 under the umbrella of that overarching, irrational,
22 unrealistic belief.

23 Q. Now, if there is evidence in Dr. Ballenger's report that
24 Mr. Roof attempted to dispel that by saying that he knows he
25 might very well be sentenced to death and executed, why

1 doesn't that solve that problem for you?

2 A. Well, he's certainly able to say the words,
3 intellectually in that context can acknowledge it, but it's
4 also clear -- or nevertheless clear that Mr. Roof is
5 motivated at this point to misrepresent his fears and
6 minimize anything that smacks of psychopathology, anything
7 that smacks of anything crazy or irrational, and is possessed
8 of enough intelligence to see these questions coming and be
9 able to provide a nonpathological response in order to
10 deflect attention from what is going on in his interior life.

11 THE COURT: Doctor, that's a hypothesis. You don't
12 know for sure.

13 THE WITNESS: Of course, Your Honor, it's a
14 hypothesis.

15 THE COURT: Dr. Ballenger questioned him over three
16 sessions over nine hours with a conclusion.

17 THE WITNESS: I do recognize that.

18 THE COURT: And as you began your testimony, you do
19 not have an opinion within a reasonable degree of medical
20 certainty as to competency at this point, correct?

21 THE WITNESS: Not of competency, Your Honor, no.

22 THE COURT: Okay. Please continue, Mr. Bruck.

23 MR. BRUCK: Thank you.

24 BY MR. BRUCK:

25 Q. In your 32 years -- I think it is of -- 32 years of

1 forensic psychological experience, is it unusual or is it
2 unheard of -- is it unusual for a person with a psychotic
3 disorder to categorically deny and attempt to hide symptoms
4 of that disorder during an evaluation like this one?

5 A. I don't say it's unusual, because having somebody that is
6 bright enough, and yet still psychotic and paranoid is an
7 unusual defendant. But, yes, I have had defendants in my
8 practice over the years who were paranoid, had an underlying
9 active schizophrenic condition, but were, A, concerned enough
10 about having whatever their delusional agenda was and
11 concerned enough about having that be undermined, and
12 cognizant enough of the competency evaluation process being
13 the things that could undermine their delusional ambitions,
14 and so responded to questions about their competency in a way
15 that concealed the underlying delusional agenda. I didn't
16 evaluate him, but the defendant Ted Kaczynski is one person
17 who comes to mind who fits that description.

18 Q. Very well. I would like to move on now to the question
19 of the tape recording. Did you review a tape recording that
20 we just received, I think yesterday, of the defendant's
21 meeting with his mother and father at the jail this past
22 Saturday, which would have been November the 19th?

23 A. I did review those videos.

24 Q. And do those videotapes depict the defendant's affect,
25 verbal output, interaction with his family, and so forth?

1 A. Yes.

2 Q. And was there any -- was any member of his legal team
3 involved in those meetings?

4 A. No.

5 Q. Just his mother and father?

6 A. Yes.

7 Q. All right. Now, the defendant -- if I told you that the
8 defendant has been described in the following terms as
9 extremely functional, easy to talk to, in a good mood,
10 humorous, comfortable, and almost warm in various ways, is --
11 would those adjectives adequately describe the presentation
12 on this one-hour videotape with his parents from last
13 Saturday?

14 A. No.

15 Q. Would any of those adjectives apply?

16 A. By the end of the interview, there were a couple of
17 occasions where he made humorous comments.

18 Q. Are you talking about on the tape?

19 A. Yes.

20 Q. All right. But you would not summarize his appearance in
21 those terms?

22 A. No.

23 Q. How would you describe the way Dylann Roof appears in
24 those -- in that -- I guess they are two 30-minute --

25 THE COURT: They are separate, Mr. Bruck? Are they

1 separate --

2 MR. BRUCK: They are at the same time. What
3 happened was the jail agreed to give them a second visit
4 right after the first one, so they --

5 THE COURT: His mother and the father are together?

6 MR. BRUCK: Are together. They are two 30-minute
7 sessions, and one comes and goes at various times. But
8 that's it.

9 THE COURT: Very good.

10 THE WITNESS: His demeanor and his affect fluctuate
11 over the course of that little over an hour. But the things
12 that stand out as being very different from how he had
13 appeared in the other visits that I -- videotapes that I
14 viewed or from my direct contact with him were that he
15 appeared in significant distress. He appeared apprehensive
16 and anxious and internally preoccupied, which -- by which I
17 mean he was focused inwardly, and his parents had a very
18 difficult time initially drawing him out. And he was also
19 preoccupied in his interactions with his parents about things
20 that he had not commented on in the other videotaped visits
21 that I had observed.

22 BY MR. BRUCK:

23 Q. All right. Now, are you telling us that he appears to be
24 fluidly psychotic in these interviews?

25 A. I wouldn't say he appears to be fluidly psychotic. He

1 appears to be in a distressed state. There's things about
2 the first several minutes as his parents attempt to draw him
3 out where he appears confused and disoriented. And he makes
4 several statements that sound irrational and unrealistic,
5 particularly about his case and about his attorneys.

6 Q. Okay.

7 A. He sounds prepsychotic or on his way to becoming fully
8 psychotic.

9 Q. In your judgment?

10 A. After 32 years of practice in clinical psychology, yes.

11 MR. BRUCK: Your Honor, we previously offered these
12 videos. I think we have now laid a foundation that they
13 might assist the Court in this assessment. I would respect
14 our client's feelings and also for what time it is, I'm not
15 proposing to play them. I simply want to offer them.

16 THE COURT: What exhibit number would that be?

17 MR. BURNS: May we have a moment, Your Honor?

18 THE COURT: Sure.

19 MR. RICHARDSON: Just so we understand, is this the
20 video that we just discussed that is the only thing that is
21 on this defense exhibit alone?

22 MR. BRUCK: That video and also the video that is
23 already in from the meeting with just Mr. Roof's mother that
24 really focused on his clothes.

25 THE COURT: Any objection?

1 MR. BURNS: No objection, Your Honor.

2 THE COURT: Very good. I do want to see it. What
3 number?

4 THE CLERK: 11.

5 THE COURT: Defendant's 11 is already in, or we had
6 not put it in?

7 MR. BRUCK: It had already been offered and objected
8 to, and it is now in.

9 THE COURT: Okay. Very good. Defendant's 11 is
10 admitted without objection.

11 (Thereupon, Defendant's Exhibit 11 introduced into
12 evidence.)

13 MR. BRUCK: Thank you.

14 BY MR. BRUCK:

15 Q. The last thing -- I can cover this very briefly because
16 we have handled it in another matter. I wanted to ask you as
17 a practicing forensic psychologist a few questions about the
18 MMPI and PAI. The -- as you know from the Court's examiner's
19 reports, there was a discussion of the significance of the
20 personality inventory, the PAI and the MMPI, that the
21 evaluators obtained and reviewed. And I would like to ask
22 you whether or not you -- well, you have expressed an opinion
23 that the defendant has -- has schizophrenia spectrum disorder
24 or has an illness within the schizophrenia spectrum. Does
25 the -- do the results -- you have reviewed the PAI and the

1 MMPI, I take it?

2 A. I have.

3 Q. It's two administrations of the PAI and MMPI. Do you
4 have an opinion as to whether those test results are
5 consistent or inconsistent with the defendant having a
6 psychotic disorder in a schizophrenia spectrum?

7 A. It's -- it's difficult to answer the question the way you
8 have put it because while there are certain patterns of
9 performance on those tests that are generated by certain
10 individuals with schizophrenia spectrum disorder, there is
11 also a significant minority of people with documented
12 schizophrenia who generate profiles within normal limits.

13 So.

14 I would say that his performance on those two
15 instruments is not consistent with some of the profiles that
16 have been identified as being associated with those
17 conditions. But the reality is virtually any profile could
18 be generated by somebody with a schizophrenia spectrum
19 disorder.

20 Q. And an MMPI profile, for example, within normal limits is
21 a common finding with people with schizophrenia or
22 schizophrenia spectrum disorder?

23 A. Yes, there is a number of studies that have looked at
24 this a 1977 study; Bob Archer's 2008 study looked at the
25 large numbers of psychiatric inpatients, most of whom are

1 schizophrenic. Under the Archer 2008 study, almost
2 20 percent of the people with schizophrenia generated valid
3 profiles that were within normal limits.

4 THE COURT: Let me make sure I can untangle that.
5 Number one, the test, you can't rule or rule out
6 schizophrenia or schizophrenia spectrum disorder on one --

7 THE WITNESS: Any of them.

8 THE COURT: And there is certain patterns that you
9 see that they have been previously identified that suggest
10 the presence of schizophrenia or schizophrenia spectrum
11 disorder that are not present in the defendant's results; is
12 that correct?

13 THE WITNESS: Correct.

14 THE COURT: But what you are saying is you interpret
15 that with caution because about 20 percent of the people with
16 schizophrenia have normal results.

17 THE WITNESS: Correct.

18 THE COURT: I understand. Good. Thank you.

19 BY MR. BRUCK:

20 Q. And, of course, these tests, both the PAI and the MMPI,
21 require the -- require the test-taker to endorse or deny
22 symptoms?

23 A. Correct.

24 Q. And would a person with a verbal comprehension IQ of 141,
25 it would not be very difficult to recognize symptoms that

1 suggest serious psychopathology.

2 A. A great many of the items on the scales that pertain to
3 the psychotic conditions have what's called "high face
4 validity" meaning they are obviously relating to something in
5 the domain of abnormal experience or abnormal behavior.

6 Q. And the tests are designed to pick up on whether or not
7 the respondent, the test-taker is responding to items in a
8 guarded or defensive manner, correct?

9 A. Correct.

10 Q. And the profile that emerges in all of these tests is
11 that that is the kind of test-taker that Mr. Roof was?

12 A. He clearly is described that way by the pattern of
13 performance on the validity scales in the first PAI and very
14 much so on the MMPI, less so on the second PAI. There's
15 responses on that items that he answered differently on that
16 iteration of the PAI than he had on the first one. That
17 suggests that he was selectively responding in a way that
18 went to a lower level of psycho -- of -- lower level of
19 abnormal experience, but a higher level of antisocial
20 features. He was trying to look bad.

21 Q. He was trying to look bad?

22 A. Well, bad in a criminal sense.

23 Q. Okay. But there is no test in which he would have -- he
24 could have -- if you assumed from all the other evidence in
25 the case that Mr. Roof is motivated to deny psychopathology,

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1 none of these tests -- he appears to be denying
2 psychopathology in all of them?

3 A. Yes.

4 Q. Or items which appear to have face validity to a
5 reasonably bright person?

6 A. And relative to that is that these tests are far from
7 perfect with respect to their signal-to-noise-detection rate
8 in terms of being able to identify something, and they are
9 also imperfect with respect to identifying defensiveness or
10 exaggeration. And they have to be understood in the context
11 of the individual presents themselves.

12 Q. Very well. Have you had the occasion to review the
13 declaration of Professor John Edens that has been admitted as
14 Defense Exhibit 13?

15 A. I have.

16 Q. And without going through it line by line, do you agree
17 with Dr. Edens' view of the testing generally and of the test
18 interpretation in this case?

19 A. Yes. His views are mainstream, conventional ways of
20 understanding these tests, and, yes, I understand them the
21 same way.

22 MR. BRUCK: Very well. That's all I have,
23 Dr. Stejskal.

THE COURT: Cross-examination.

25 CROSS-EXAMINATION

1 BY MR. BURNS:

2 Q. Good afternoon, Doctor.

3 A. Good afternoon.

4 Q. You were called by the defense to become involved in this
5 case about November 9th, correct?

6 A. Mr. Bruck generated his initial e-mail to me on the
7 evening of November 7th, and I replied on November 8th.

8 Q. In any event, at the time that you became involved in the
9 case, the defendant had already sent a letter to his counsel
10 expressing his dismay about their performance and their
11 intentions and strategy to put in mental health evidence at
12 trial; is that right?

13 A. I believe the letter was received November 3rd.

14 Q. So you were aware of that at the time you became involved
15 in the case?

16 A. Yes.

17 Q. The first time you went to meet with the defendant was on
18 November 13th, correct?

19 A. Correct.

20 Q. And you did that in the company of two of the defense
21 attorneys?

22 A. Yes, with a plan being that we would transition to a
23 private interview with me and Mr. Roof.

24 Q. But you were introduced to Mr. Roof in the company of his
25 defense attorneys, correct?

1 A. Yes.

2 Q. And after about 15 minutes of being in the room and
3 listening to his attorneys and him speak, he asked you to
4 leave?

5 A. He and I spoke as well. After 16 minutes he asked me to
6 leave.

7 Q. You came back to meet with him again on November 15th,
8 and this time it was a different attorney who went and met
9 with him first, right?

10 A. Correct.

11 Q. Eventually you were able to get in and speak with
12 Mr. Roof, and I'm not really clear exactly how long you had
13 with him individually.

14 A. A little bit less -- about an hour and 25 minutes.

15 Q. When you were left alone to speak with him after Attorney
16 Paavola had left the room, did you tell Mr. Roof that you
17 were there to conduct a competency evaluation?

18 A. Yes.

19 Q. Did you tell him that anything that he said to you at
20 that time was going to be open to the Court and for the
21 Court's consideration and not held private?

22 A. We were never able to get that far in our discussion.

23 Q. But he understood that you were there on the behest of
24 his defense counsel to perform a competency evaluation
25 relating to his mental health?

1 A. I was there when that was explained to him, and it was my
2 understanding that that was his understanding.

3 Q. Would you consider the hour, 25 minutes, whatever it was
4 that you had with him individually that day, to be a -- what
5 you would consider a thorough and complete clinical
6 interview?

7 A. For this purpose?

8 Q. Correct.

9 A. No.

10 Q. During the time that you did meet with him, though, he
11 spoke to you about wanting to waive his defense, right?

12 A. Yes.

13 Q. He -- he told you about his theory of whites being -- he
14 notes that "hobbled by their superiority complex"?

15 A. Yes, and I neglected to mention that during direct, but
16 we had an interaction about some of his views.

17 Q. He was able to explain to you in this meeting that he
18 harbors racist views about his beliefs?

19 A. Yes.

20 Q. Correct?

21 A. We had a -- part of our conversation addressed that.

22 Q. And then the next day, November 16th, you came back
23 again, and this time he refused any visit with you at all?

24 A. Correct.

25 Q. You did, however, also interview Dr. Maddox in this case,

1 right?

2 A. I did.

3 Q. Would you say that to be a fairly lengthy, involved
4 interview?

5 A. Say that again.

6 Q. Would you consider that to be a fairly lengthy and
7 involved interview?

8 A. I think she and I were discussing Mr. Roof for
9 approximately 35 or 40 minutes.

10 Q. Much of the information that you received about this case
11 came from her?

12 A. No, I wouldn't characterize it in that way. She
13 describes to me her recent observations of him. She had
14 interviewed him earlier that morning.

15 Q. Did she talk to you about her previous interactions with
16 him?

17 A. In general terms. The main thing that we were focused
18 on -- that I was interested in are ways in which his mental
19 state was different now than it had been earlier in the
20 course of her overall evaluation.

21 Q. Did she say anything to you about her diagnostic
22 impressions?

23 A. No, because I didn't ask, and I was -- intentionally did
24 not ask. I was interested in her observations, not her
25 conclusions.

1 Q. You said during your direct examination that you did read
2 Dr. Ballenger's report, correct?

3 A. I did.

4 Q. You understand that Dr. Ballenger had nine hours with the
5 defendant who was cooperative during that period of time,
6 right?

7 A. It depends on how you define "cooperative." It's my
8 understanding he responded to Dr. Ballenger's questions and
9 did not ask Dr. Ballenger to leave, nor did Mr. Roof leave
10 during those. It's clear from certain portions of the report
11 that Mr. Roof was misrepresenting certain things to
12 Dr. Ballenger. So in that sense, his cooperation was not a
13 fulsome cooperation.

14 Q. Dr. Ballenger had introduced himself to Mr. Roof as being
15 a court-appointed psychologist, correct?

16 A. I believe Dr. Ballenger is a psychiatrist, but --

17 Q. Psychiatrist?

18 A. It would be my assumption that he correctly identified
19 how he came to be involved in the case.

20 Q. The defendant would have understood that Dr. Ballenger
21 was there at the behest of the Court and not his defense
22 counsel?

23 A. I can assume that because I believe there were portions
24 of the report that at least implied that that was the case.

25 Q. Whereas he did know that you conversely were associated

1 with his defense team?

2 A. Yes.

3 Q. Turning to your most recent testimony relating to the
4 MMPI and the PAI, can you please describe the -- what's
5 called the "PIM" or "PIM scale" and what that measures?

6 A. The Positive Impression Management Scale?

7 Q. Yes.

8 A. It's one of the validity scales on the PAI that attempts
9 to detect whether the person is approaching the test with a
10 response style that has to do with portraying themselves in
11 an overly and perhaps unrealistically positive way and as
12 someone who is relatively free of certain kinds of problems.

13 Q. What is the purpose generally of a validity scale on one
14 of these psychometric tests?

15 A. It's to be able to give the evaluator some information
16 about the likely validity of the elevations on the clinical
17 scales so that the evaluator can gauge their degree of
18 confidence when it comes to interpreting validations on the
19 other scales.

20 Q. Is the PAI a relatively widely used instrument in the
21 field of psychology?

22 A. Yes.

23 Q. Did you take note on the two PAIs that were administered
24 to the defendant, one by Dr. Wagner and one that was scored
25 by Dr. Martel, that the PIM scores were 50 and 54 on the

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1 | respective tests?

2 A. I don't have them in front of me.

3 Q. What is the normal range for a PIM score, if there is
4 such a thing as a normal range?

5 A. Well, all of the things that are in scales, whether the
6 clinical scales or the validity scales, are understood as
7 being dimensions, meaning the higher the score on the scale,
8 the more relevant and potentially applicable the things that
9 are being measured by that scale. The convention on the PAI
10 with respect to clinical significance -- I don't want to
11 misspeak -- it's either 65 or 70.

Q. So what does a 50 mean?

13 A. A 50?

14 Q. Yes.

15 A. A T-score of 50 on any of the scales, including the
16 validity scales, would indicate that the person obtained a
17 score that falls in the average range.

18 || Q. Okay.

19 MR. BURNS: May I have one moment, Your Honor,
20 please?

21 THE COURT: Yes.

22 MR. BURNS: Thank you, Your Honor. No further
23 questions.

24 THE COURT: Very good. Thank you, Doctor. You may
25 step down. You are excused to leave. Thank you, sir. I've

1 closed the hearing, other than the parties.

2 MR. BRUCK: That's all the evidence we have to
3 present, Your Honor.

4 THE COURT: Very good. Mr. Bruck, Exhibits 23 and
5 18 have not been formally admitted. One is the list of
6 materials the doctor reviewed -- Dr. Stejskal reviewed, and
7 the other one is a transcript of the grand jury number three
8 on July 9, 2015. Are there any objections to these two
9 defense exhibits?

10 MR. BURNS: No objection, Your Honor.

11 THE COURT: 23 and 18 are admitted without
12 objection.

13 (Thereupon, Defendant's Exhibits 18 and 23
14 introduced into evidence.)

15 MS. STEVENS: Your Honor, we move its admission. I
16 believe I must have neglected to do that.

17 THE COURT: It's okay. We just want to make sure
18 it's all in the record. That's all.

19 MS. STEVENS: Thank you.

20 THE COURT: I've tried a hundred cases and I'll tell
21 you it just comes down to you just lose the thread. We are
22 trying to keep up with that to make the record complete.

23 Mr. Roof, would you like to come to the podium like
24 you did last time, and Ms. Ravenel will put you under oath.

25 THE CLERK: Place your left hand on the Bible, raise

1 your right. Thank you.

2 THEREUPON:

3 DYLANN ROOF,

4 called in these proceedings and being first duly sworn
5 testifies as follows:

6 THE COURT: Mr. Roof, I have some questions for you,
7 but I'm going to give you an opportunity to speak first, and
8 then I will ask you some questions.

9 THE DEFENDANT: I have so much stuff that I need to
10 say, I don't even know really where to start.

11 THE COURT: Let's get the microphone. Could we pick
12 it up? I just want to make sure I hear everything.

13 THE DEFENDANT: I will comment on what everyone has
14 said, you know.

15 THE COURT: Okay.

16 THE DEFENDANT: First of all, I just want to say
17 that if I had to listen to them saying these things about me
18 much longer, it would probably drive me crazy.

19 First of all, I want to say something about all the
20 visit, the videos. I told you before that at the jail you
21 are not allowed a visit with your parents except on video, or
22 anybody, so, you know, the fact that my attorneys want to
23 present these videos, I just -- I have a real issue with that
24 because there is no way to visit them at all. I mean, I can
25 understand a phone call because then you would still be able

1 to have a visit. But the only problem with this is I haven't
2 been able to talk to my parents about my crime openly or
3 anything like that since I have been arrested, and it's a
4 pretty, you know, serious thing, you know, and I haven't been
5 able to really explain it to them. And it's -- I'm sure it's
6 left them with a lot of questions.

7 The other thing I want to say about that is that my
8 lawyers are trying to make it out to seem like my behavior in
9 these videos, like the ones they just gave to you, is my
10 natural behavior. It isn't. I know I'm being watched.

11 THE COURT: Is that affecting your behavior?

12 THE DEFENDANT: Absolutely. In a different way.

13 THE COURT: Mr. Roof, I will tell you that after
14 this, I'm going to explore to some degree what we can do so
15 that you can have meetings with your parents without you
16 being videotaped if you would like that. Let us know through
17 counsel that you would like that, and I will explore how we
18 can make it happen.

19 THE DEFENDANT: Okay. But my point is that it's not
20 my natural behavior because I know it's being recorded. I
21 know who it's being given to. I know -- in other words, I
22 can't act completely open with them, and that is going to
23 make me seem more whatever they want.

24 THE COURT: Guarded, defensive.

25 THE DEFENDANT: Even psychopathic, if you want to

1 say that. It's hard for me to say what I want to say here.

2 Whatever his name is, Stejskal, I can't really say
3 it, he said that -- you asked him about the test, and he said
4 the only other thing that could -- my IQ test, the only other
5 thing that could have that spread would be if there was
6 something -- if I had a brain injury, and he said -- or
7 something about the compromise of the right hemisphere. I
8 had a brain scan that my lawyers got me, and there was
9 something wrong with the right side of my brain.

10 THE COURT: Okay.

11 THE DEFENDANT: I wanted to mention that.

12 THE COURT: Okay. Thank you.

13 THE DEFENDANT: It was smaller than the others, or
14 just a certain part, but it was on the right side.

15 THE COURT: Okay.

16 THE DEFENDANT: He said something about global
17 consciousness.

18 THE COURT: That wasn't a term I was familiar with.

19 THE DEFENDANT: I did say that, but I was messing
20 with him. I don't really believe in global consciousness. A
21 lot of things that I say to people, they are choosing what to
22 take seriously and what not to.

23 THE COURT: Did Dr. Ballenger get it right, from
24 time to time you would be kind of playing with the
25 evaluator, and then you would reveal that you were playing

1 with them?

2 THE DEFENDANT: I was especially playing with him
3 because I didn't want to talk to him anyway. I told them to
4 come get me from the room; they didn't come. So I was -- and
5 they weren't leaving. So I just -- it was very awkward to
6 sit there in silence, especially when they kept trying to
7 talk to me. So I just -- I sort of gave in. But I still
8 didn't want to talk to him about what he wanted to talk
9 about, so I sort of just played with him. Somebody said that
10 I didn't like Ballenger. I do like Ballenger. I just wanted
11 to say that.

12 THE COURT: What did you like about him?

13 THE DEFENDANT: He's nice. Loftin, the expert --

14 THE COURT: I'm sorry, the?

15 THE DEFENDANT: Loftin, the autism expert, she told
16 me when I asked her -- I asked her, um, "If you didn't have
17 any background information about me, if you didn't know
18 anything about my childhood, could you still have diagnosed
19 me with autism?" And then I asked her -- I said, "If you
20 were just judging me now without anything else, just through
21 our meetings" -- and I met with her multiple times -- and she
22 admitted that she couldn't, and that she wouldn't be able to,
23 and that it was unclear. You see what I'm saying? And all
24 of this stuff about my childhood is coming from other people,
25 what they are saying about me. And they are asking -- and

1 I'm sure that the experts who are asking them questions --
2 it's going to in a way prompt them to make -- I don't know
3 how to explain, but you see what I'm saying?

4 THE COURT: I do.

5 THE DEFENDANT: I don't have any sensory problems
6 with my clothes or the texture of my clothes. I wanted to
7 say that. I told you last time I talked to you that I don't
8 have any problems with social cues. I recognize all social
9 cues, even if they don't think that I do. Somebody said
10 something about a visit in July where my dad told me
11 something about my lawyer saying that I had autism. When I
12 asked my lawyers about that, they denied it, so I trusted
13 them. I shouldn't have, but I did. And that is why I
14 continued to cooperate with them after July. Because
15 somebody brought that up, I can't remember when.

16 THE COURT: Well, Dr. Ballenger talked about that
17 this -- that once you discovered -- that you had reported to
18 him that once you discovered the true nature of mitigation
19 defense, that caused you considerable distress. Is that
20 correct?

21 THE DEFENDANT: Right.

22 THE COURT: And it caused a rift between you and
23 your lawyers.

24 THE DEFENDANT: Yes.

25 THE COURT: And that prior to that time, you had

1 cooperated or attempted to cooperate to the best of your
2 ability with your lawyers?

3 THE DEFENDANT: Yes. And I want to say that for
4 them to try to make it seem like I'm in any way uncooperative
5 is just -- it's ridiculous. I feel like I'm the most
6 cooperative person in the whole world. It's just ridiculous
7 for them to even say that. Even now, even now when I'm not
8 cooperating, I'm still not as uncooperative as I could be.
9 They take advantage of me. They take advantage of the fact
10 that I'm cooperative. That -- that is what they have been
11 doing this whole time.

12 When you -- when you were talking to Ms. Maddox, and
13 you were making all -- I can't really remember the
14 conversation, but you were making all these great points to
15 her, and she kept denying it, or kept saying that, you know,
16 well, this or, well, that, right? It's just -- to me it's so
17 obvious that she's talked to my lawyers, that they have
18 discussed -- that she should stick to her guns about saying
19 that I'm incompetent, you know, because everything that you
20 said proves that I'm competent when you were talking to her.
21 I just wanted to say that.

22 This is something that was given, I think, to the
23 Court from Mr. Robison. You know, he has autism, and I met
24 with him and probably spoke to him for about five minutes.
25 And he says all kinds of things. I just read it while I was

1 sitting over there. I think it's funny that somebody who
2 can't -- somebody who is autistic themselves and can't
3 recognize social cues themselves, how they would be able to
4 say -- how they would be able to tell somebody else can't, if
5 they wouldn't be able to do so themselves. I think that is
6 funny.

7 THE COURT: I'm trying to think about the context of
8 that conversation. He came in within a couple of days of you
9 discovering the nature of the defense.

10 THE DEFENDANT: Yes.

11 THE COURT: And you were upset with the lawyers.

12 THE DEFENDANT: Yes.

13 THE COURT: And they were trying to work with you
14 and get you to cooperate with them; is that right?

15 THE DEFENDANT: That's right.

16 THE COURT: So there was this whole history that he
17 might not have been cued in to that he was observing.

18 THE DEFENDANT: Right. Um, that leads me to
19 something else. I also wanted to tell you that I actually
20 found out first about the autism from Dr. Dietz, not my
21 lawyers. He's the one that told me about Robison, that he
22 was on the witness list. He's the one that told me about
23 other things that had to do with autism. I did not even know
24 that Loftin was an autism expert until she came to tell me
25 that I had autism.

1 THE COURT: What did you think she was?

2 THE DEFENDANT: Some kind of -- I don't really know.

3 She just -- like I said in my letter, I know it seems

4 strange, but my lawyers are telling me that they were trying

5 to help me with my thyroid. But all of these -- all of these

6 experts, that they would help me collect evidence so I could

7 get on medicine for my thyroid. And I really did believe

8 them. I shouldn't have, but I did. And, you know, and

9 Maddox in particular, at the end when she was about to leave,

10 I think the prosecution said something about her asking --

11 TSH, something about medication, and then my lawyer said

12 something that -- something about how she wasn't there to

13 give medication; she was a forensic evaluator. But she was

14 introduced to me under the pretext of helping me get medicine

15 for my thyroid. And we've talked about medicine for my

16 thyroid repeatedly.

17 An e-mail from Dr. Hiers, I wanted to point out

18 about this e-mail that there is no e-mail from me. There is

19 an e-mail from him to another doctor. He has quotations that

20 are allegedly from an e-mail from me, but there is no e-mail

21 from me. I don't know who this guy is. I've never talked to

22 him. I've never --

23 THE COURT: How does he get a picture of you?

24 THE DEFENDANT: I have an explanation for that too.

25 He says there is a craigslist ad, right? That that is how he

1 e-mailed me, right? I'm not saying it wasn't a craigslist
2 ad, but if there was and there was a picture on it, he could
3 have gotten a picture from the craigslist ad. That still
4 doesn't mean I talked to him.

5 THE COURT: Was there a craigslist ad?

6 THE DEFENDANT: No, but there could have been.

7 THE COURT: You are saying there could have been.
8 What does that mean?

9 THE DEFENDANT: That picture --

10 THE COURT: I know what the picture is. It's the
11 African-American monument in Columbia.

12 THE DEFENDANT: That picture is not on the "Last
13 Rhodesian." It's not -- it's not on the -- my lawyers are
14 saying that that is evidence that it's genuine is because
15 it's not on the "Last Rhodesian." That doesn't mean that I
16 couldn't post it somewhere else, whether craigslist or even
17 somewhere else.

18 THE COURT: Do you recognize the picture?

19 THE DEFENDANT: Yes.

20 THE COURT: Do you know where you may have posted
21 it?

22 THE DEFENDANT: (Nodding.)

23 THE COURT: Let the record show that the defendant
24 is shaking his head no.

25 THE DEFENDANT: Um, the other thing, Ballenger,

1 somebody asked him what autistic -- because he mentioned
2 something about autistic traits, and somebody asked him, um,
3 what autistic traits -- I can't remember who it was -- did
4 you see when you met him, and he said none whatsoever or
5 something like that. Again, I'm just saying that the only
6 place this is coming from is from my childhood, and he didn't
7 see it in my visit.

8 My lawyers are trying to say that I'm not making
9 rational decisions. I don't know who decides what is
10 rational or what isn't. I think it's subjective. And it's
11 sort of like if -- if -- if -- if a lawyer and the defendant
12 disagree, and he can just say that "Well, he's not rational."
13 I mean, it's --

14 THE COURT: Well, Mr. Roof, this gets to some of
15 questions I wanted to ask you. So let's get into that.
16 Let's -- first of all, let me ask you this question: Do you
17 understand that if you were found guilty of certain charges
18 in Federal Court that you could face the death penalty? Do
19 you understand that?

20 THE DEFENDANT: Yes.

21 THE COURT: And do you understand that if the jury
22 returns a death sentence that you may one day have that death
23 sentence carried out? Do you understand that?

24 THE DEFENDANT: Yes.

25 THE COURT: Do you currently believe that the -- if

1 a death sentence is returned by the jury that it will be
2 never be carried out because you will be rescued by white
3 nationalists? Do you believe that?

4 THE DEFENDANT: Anything is possible.

5 THE COURT: Do you see it as a possibility? Is it a
6 probability in your view?

7 THE DEFENDANT: No.

8 THE COURT: What type of chance would you associate
9 with the chance that you may be rescued?

10 THE DEFENDANT: Actually being rescued? Less than
11 half a percent.

12 THE COURT: Less than a half a percent. Same thing
13 you told Dr. Ballenger.

14 THE DEFENDANT: (Nodding.)

15 THE COURT: Would it be fair to say you would like
16 that to happen?

17 THE DEFENDANT: Sure.

18 THE COURT: That would be something you would like
19 to happen?

20 THE DEFENDANT: Sure.

21 THE COURT: How about the idea that you may be
22 rescued by friendly prison guard? Do you consider that
23 something that is likely to happen?

24 THE DEFENDANT: It's the same, same likely.

25 THE COURT: You would like it to happen, but you

1 don't think it would happen?

2 THE DEFENDANT: It's extremely unlikely.

3 THE COURT: And do you understand that any sentence
4 would be imposed by a jury and not by me? Do you understand
5 that?

6 THE DEFENDANT: Yes.

7 THE COURT: And you understand that regardless of
8 what feelings I may have towards you will not affect what the
9 jury does? You understand that?

10 THE DEFENDANT: Yes.

11 THE COURT: Let me ask you a little bit about this
12 issue of unwillingness to cooperate versus inability to
13 cooperate. If you desire to communicate with your attorneys
14 by writing them a note, do you feel comfortable doing that?
15 If you wanted to tell them something, do you feel comfortable
16 in the courtroom writing them a note?

17 THE DEFENDANT: Yes, sir.

18 THE COURT: Do you have the ability to do that if
19 you desire to do it?

20 THE DEFENDANT: Yes.

21 THE COURT: If you needed to whisper something to
22 them, if you desire to do it in the courtroom, do you feel
23 that you could do that? You have the ability to do that.

24 THE DEFENDANT: Yes.

25 THE COURT: Dr. Ballenger stated in his report that

1 you were limiting your communications with your lawyers
2 because you opposed their mental health defense. Is that
3 correct?

4 THE DEFENDANT: Yes.

5 THE COURT: Are you able to speak -- will you be
6 able to speak more freely to your lawyers if they would
7 assume the defense that you wanted them to assume.

8 THE DEFENDANT: Yes.

9 THE COURT: So to the -- the question I have to ask,
10 you know, there has been a great deal of focus, Mr. Roof,
11 today, on whether you have a mental defect or disease.
12 Frankly, the more important issue is whether you have the
13 capacity and understanding of the procedures, and the
14 ability -- the capacity to assist your lawyers. That is
15 really the issue which, unfortunately, we haven't spent as
16 much time on as I would have liked.

17 First of all, do you feel like you understand the
18 proceedings?

19 THE DEFENDANT: Yes.

20 THE COURT: You feel like you understand that there
21 is a judge and a prosecutor and defense lawyers and all that?
22 You understand that?

23 THE DEFENDANT: Yes.

24 THE COURT: Dr. Ballenger went through in his report
25 in some detail about your understanding. Is that an accurate

1 reflection of your understanding?

2 THE DEFENDANT: Yes.

3 THE COURT: And I believe in some of the
4 evaluations, you even understood that the attorney general
5 had a role in whether to pursue the death penalty, correct?

6 THE DEFENDANT: Correct.

7 THE COURT: And in terms of your lawyers -- you and
8 I had this exchange before, but let me go through it again.
9 I asked you, you understand that you and your lawyers may
10 have an honest disagreement. You understand that they may in
11 good faith believe that this is in your interests, the
12 defense. You understand that?

13 THE DEFENDANT: Right.

14 THE COURT: And I know you oppose that, but you
15 understand that they may believe that honestly it's in your
16 best interests. You understand that?

17 THE DEFENDANT: Yes.

18 THE COURT: And I've shared with you already that my
19 belief is I think the jury should have the opportunity to
20 hear that. Now, you also want to let them know how you feel,
21 that it is your right to do that. You understand what I'm
22 saying to you, that the jury should have the best information
23 to make the most fair and just decision?

24 THE DEFENDANT: Yes.

25 THE COURT: Do you feel like you are competent to

1 stand trial?

2 THE DEFENDANT: Yes.

3 THE COURT: Do you feel like you understand the
4 proceedings?

5 THE DEFENDANT: Yes.

6 THE COURT: Do you feel like you have the capacity
7 to assist your lawyers if you desire to do that?

8 THE DEFENDANT: Yes.

9 THE COURT: Okay. Anything else you wish to share
10 with me? And I'm here to listen.

11 THE DEFENDANT: Yes, I still have so much stuff.

12 THE COURT: Come on. Let's go. We've got time.

13 THE DEFENDANT: Okay. Okay. I guess one of the
14 major things here is that in Ballenger's report, he makes --
15 I think his main point is that I worried about my reputation,
16 and I'm worried about my reputation in a post-revolutionary,
17 white nationalist world. He even -- yesterday he said
18 something about me wanting to be seen as the hero who started
19 it. Okay? I never said that. I have never -- I said -- the
20 only time I ever called myself a hero was to Dr. Wagner when
21 I said I was my own hero. I am nobody else's hero. The
22 people -- other white nationalists don't even like me. They
23 don't like what I did in any way, and I would never be
24 considered a hero at any time in the future. Now, what I did
25 say was that they might look back and say, "Maybe that wasn't

1 as bad as we thought it was." But they are still not going
2 to think that I'm a hero.

3 You know, Bruck said something -- he used an example
4 when he was trying to say that I had delusions of some kind
5 of bringing a Nazi army in a Bavarian forest. The prosecutor
6 said something about a basketball team. And he said, "Well,
7 if you've never had -- if a fan has never had contact with
8 the basketball team, that doesn't mean that the basketball
9 team doesn't exist," or something like that. Both of them
10 are wrong. Both examples are wrong because there are no
11 white nationalists. You see what I'm saying?

12 It exists as an idea, but at this period in time,
13 there are no white nationalists. They talk about the Daily
14 Stormer. It's an extremely racist website, but it's a bunch
15 of people on the Internet. That is all it is. They are
16 posting comments on the Internet. That doesn't make them
17 white nationalists.

18 THE COURT: What makes them a white nationalist?

19 THE DEFENDANT: I don't know. It's an idea. I
20 mean, I don't even believe that it's a -- that they exist to
21 save me at this point anyway.

22 THE COURT: The question would be -- is why do you
23 wish to maintain -- do you wish to maintain some type of
24 reputation that you had because of your beliefs as opposed to
25 a mental disorder?

1 THE DEFENDANT: Yes. And that was the --

2 THE COURT: Explain that to us. What is -- what --
3 explain that to us.

4 THE DEFENDANT: Okay. So the other point he made
5 was I didn't want my act to be discredited, right? And that
6 is --

7 THE COURT: You told me that.

8 THE DEFENDANT: And that part is true. And that
9 is -- the main thing is that I don't want -- like has already
10 been said, I don't want anybody to think that I did it
11 because I have some kind of mental problem. That's much more
12 important than my reputation because I don't even have a
13 reputation to preserve in the first place. But I also don't
14 want to make it worse than it already is. You see?

15 THE COURT: Whom do you not want your act
16 discredited to?

17 THE DEFENDANT: Anyone. And that is the other
18 thing: I don't want anyone to think I'm autistic. I don't
19 care who they are. I don't care if they are black or white
20 or if they are white nationalists or a leftist. I don't
21 care. I don't want anybody to think that I have any mental
22 problems because I don't. And that is -- that is the basic
23 issue is that with these things, these disorders, they are
24 so -- it's all unclear. And especially for autism. I mean,
25 you could even question whether autism is even a real thing.

1 And there is no test; there is no medical test for it. It's
2 all based on nonconcrete things.

3 THE COURT: To say you don't want to be discredited,
4 what do you want to be credited with? If you don't want to
5 be discredited with, what do you wish to be credited with?

6 THE DEFENDANT: Um, just what I did.

7 THE COURT: And why would you want to be credited
8 with what you did?

9 THE DEFENDANT: Because I did something that's --
10 I'm not sure.

11 THE COURT: You did something. Finish the sentence.

12 THE DEFENDANT: That is the end of the sentence.

13 THE COURT: Okay. But you did something for what
14 reason? What were you seeking to accomplish?

15 THE DEFENDANT: I wanted to increase racial tension.

16 THE COURT: To what end?

17 THE DEFENDANT: Well, eventually there would be a
18 conflict, but -- you know, I don't know if I said this
19 before, but I don't think that just one thing like what I did
20 can cause that, you know. It all adds up. That being said,
21 I don't think that what I did -- what I've done has had any
22 effect whatsoever at all, but I tried. That's all I can say.

23 THE COURT: What were you -- what were you trying to
24 do?

25 THE DEFENDANT: Well, you know, I guess you -- I

1 mean, I just -- just trying to increase racial tension.

2 THE COURT: But to what end? To create a potential
3 white nationalist revolution?

4 THE DEFENDANT: If you want to put it like that.

5 THE COURT: That's a reasonable description?

6 THE DEFENDANT: Right, but again, I don't think --
7 even before I did it, I didn't think that just what I did
8 could cause that all by itself.

9 THE COURT: You hoped to contribute to it?

10 THE DEFENDANT: Right. And even if I couldn't
11 contribute to it, the point is that I had to at least try to
12 do something, even if it didn't have any effect. I wanted to
13 say that, you know, them throwing all these labels, all these
14 terms, schizophrenic, trying to say that I'm a premorbid
15 schizophrenic, or I'm originally schizophrenic, I have
16 somatic delusions, you know, it's irresponsible to throw all
17 these -- all these words around because it affects a real
18 person, you know, when you do that. And you can't just --
19 you can't just throw these things around. It's dangerous
20 because I mean, if we followed -- if you followed it out,
21 right? And Bruck was able to get whatever he wanted.

22 He admitted to Ballenger that he wanted me to get
23 sent to Butner. I can't believe he didn't bring that up.
24 And he admitted that he would like it to be delayed. You
25 know, what would happen if I got sent to Butner? I get

1 forcibly medicated? Is that what would happen? Because if
2 it is, like I said, that's dangerous, you know, to have
3 somebody forcibly --

4 THE COURT: Do you wish to be medicated?

5 THE DEFENDANT: Absolutely not.

6 THE COURT: You would refuse to be medicated?

7 THE DEFENDANT: Yes. Okay. I wanted to bring up
8 something else that I think my lawyer -- something else I
9 think my lawyers did was unethical. My jail writings, they
10 tried to get them suppressed. They failed. They tried to
11 get them suppressed, and then that I didn't write that for
12 them. I didn't write it to gather my thoughts to talk with
13 them about it. They knew this. If we didn't discuss
14 completely openly, they still discussed it. They made it
15 clear that I shouldn't say that, and I did want it to be
16 suppressed. Nobody was supposed to see it. I was just
17 writing to myself. So I went along with it. I think that is
18 unethical because they knew it.

19 THE COURT: You see, Mr. Roof, in a capital case,
20 the lawyers have to be very diligent to raise every potential
21 issue, and have you seen my order in the case in that issue?
22 Have you seen my order in the suppression on the -- relating
23 to the suppression of the jail writings?

24 THE DEFENDANT: Where is -- saying they are going to
25 be suppressed?

1 THE COURT: I said it was not going to be
2 suppressed. You have seen that order?

3 THE DEFENDANT: Yes.

4 THE COURT: I didn't agree that it was written for
5 the lawyers, but I didn't fault the lawyers for doing
6 everything that they could to try to suppress. That is what
7 lawyers do. They try to do their best to keep damaging
8 evidence out, and, you know, we had a hearing, and I ruled.
9 What you regard as sort of untruthful may be an honest
10 disagreement that others may say, "I think he wrote that for
11 me." That was what was asserted by Mr. Pennington at the
12 hearing. I heard him out. I just reached a different
13 conclusion. I'm trying to -- and, you know, I've done this
14 before with you. I've said to you, "You may not be on the
15 same page with your lawyers regarding strategy, but it is my
16 impression they are trying to help you." I know that you
17 don't feel that way, but as a disinterested person -- you
18 know, I don't have a dog in that fight between you and your
19 lawyer -- it just seems to me they are working very hard for
20 you, and I know it's not an end you desire. I understand
21 that. But it's been my impression they have been incredibly
22 hardworking and diligent and devoted to you. It's just for
23 whatever that is worth.

24 THE DEFENDANT: Right, but they are serial liars.
25 They lie over and over and over again to me, to everyone.

1 They lie to my family about who is going to be testifying.
2 They try to make them think that they are not really going to
3 have to testify. Trying to do the same thing they do to me.
4 All of this is my lawyer's fault. I mean, not the crime, but
5 I'm saying what is happening now, this competency hearing,
6 all of it is my lawyer's fault. You know, it's not -- you
7 could say it's because I wrote the letter, but they are the
8 ones that made me write the letter. And I am not trying to
9 be difficult at all.

10 THE COURT: We had an exchange earlier about the
11 letter, and I asked you why didn't you write me the letter,
12 and what was your response? Do you remember?

13 THE DEFENDANT: Yes, to try to discredit my lawyers.

14 THE COURT: Right. You didn't send it to me because
15 you didn't think I would disclose it to others.

16 THE DEFENDANT: Right.

17 THE COURT: You sent it to the prosecutors because
18 you wanted to get the information out.

19 THE DEFENDANT: Right.

20 THE COURT: And you thought you had limited options?

21 THE DEFENDANT: Right.

22 THE COURT: And you realize you had a rational
23 reason to write the letter?

24 THE DEFENDANT: Yes.

25 THE COURT: And did Dr. Ballenger get it right in

1 the report when he said -- explained why you did that?

2 THE DEFENDANT: Yes.

3 Just a couple of last things. And Ballenger didn't
4 say this, but when we had our visit, he brought up the idea,
5 and it was very -- it was -- it was almost the same thing
6 where he was talking about me wanting to preserve my
7 reputation, and he has it in quotation marks in his report,
8 things like perfect specimen, pure. I didn't say either one
9 of those things or anything like it. He said something to
10 me. He said -- this was his idea, and he said -- um, in
11 other words, he was trying to ask me if I thought I would be
12 the target of eugenics. That is pretty much what he was
13 asking me because of mental problems, and I told him that
14 that I had never thought of until he said it. And I was
15 being honest. And I said that that was a good point. Then
16 he said -- but then I told him -- I said, "I don't think that
17 they would target autistic people anyway because there is too
18 many of them." And he agreed with me. I just wanted to say
19 that.

20 Okay. Is there any way that someone could write a
21 document that would take away all responsibility from my
22 lawyers, but still keep them as my lawyers, and then they
23 could do whatever I say, but they wouldn't have any
24 responsibility, and then I could sign it?

25 THE COURT: No. I briefly explained this to you

1 last time we met. Let me go into a little more depth about
2 it because I think you deserve an explanation for this. The
3 issue about who controls certain aspects of the case, you're
4 not the first case in which this issue has come up. And some
5 years ago, the American Bar Association adopted guidelines to
6 provide courts and parties and attorneys some guidance on who
7 would control what.

8 And what those guidelines say is that the client
9 controls whether he pleads innocent or pleads not guilty or
10 guilty; controls whether he accepts a plea agreement;
11 controls whether he testifies; controls whether he appeals.
12 The remaining decisions are within the discretion of the
13 attorneys after consulting with the client.

14 So if Mr. Bruck views that it is in your interests
15 to assert this defense, I believe -- and I intend to enter an
16 order on this -- that he has the authority to do that after
17 he consults with you. You have certain rights yourself. You
18 could speak up. You have a right to speak at your trial.
19 It's up to you. You would, if you spoke at your trial, be
20 subject to cross-examination, and I would disclose that to
21 you.

22 So you -- those are just a way the division --
23 divisions of responsibility in a case. So Mr. Bruck is not
24 free under those standards, which the courts have basically
25 said are our standards. You are not free -- he is not free

1 to simply say, "Okay. I won't present that evidence because
2 you don't want me to" because that is not your decision to
3 make. It's his decision to make.

4 I understand your concern about that. I've tried to
5 be candid with you, but I think the respective spheres of
6 control -- and that is what they are. So he can't do that.
7 He can't simply -- if he believes that that is not in your
8 interest -- best interests, he simply can't do what you would
9 like him to do.

10 THE DEFENDANT: Right. But that's why I said if we
11 could write a document that would take away responsibility --

12 THE COURT: It can't be done. He can't write away
13 that duty. That duty exists. And we can't can't, what we
14 call it, waiving that right, he can't waive that
15 responsibility.

16 THE DEFENDANT: Okay. But I also have a right to
17 represent myself.

18 THE COURT: Well, you have a right to make a motion
19 to represent yourself, and I would have to make a
20 determination if you wished to do that, whether you have the
21 capacity to do that. I would have -- I would have to take
22 that up if a motion were made.

23 THE DEFENDANT: If you were to represent yourself,
24 are you allowed to not cross-examine witnesses and not do
25 anything?

1 THE COURT: Yes. I must say to you that I would
2 have a great deal of concern that if your plan was to do
3 nothing, which you told me is your preferred defense. I
4 would probably rule you do not have the capacity to
5 self-represent, because that is not, I believe, a proper
6 defense in a situation like this, basically to let the
7 Government present its case and the jury then decide. So
8 that would be very difficult. I'll be glad to hear you out,
9 but I want to forecast to you that that would cause me a
10 great deal of concern, that to have no defense. Because,
11 again, I want my jury to have the very best information to
12 make a fair and just decision. And I feel like though you
13 dispute the information, and you are welcome at trial to
14 dispute the information, that the jury should have the
15 benefit of hearing that evidence.

16 THE DEFENDANT: And it wouldn't have anything to do
17 with -- I mean, if -- if -- if you were to deny my right to
18 represent myself, it wouldn't have anything to do with the
19 fact that it's so late?

20 THE COURT: That would also be a factor I would
21 consider. There are multiple factors I would consider. The
22 lateness of it is definitely one of them. We are literally
23 on the eve of jury selection.

24 THE DEFENDANT: Exactly. And the reason I brought
25 that up is because I wanted to point out that if that is part

1 of the problem, again, it's my lawyer's fault, you see,
2 because I didn't find out about the autism.

3 THE COURT: I did not raise the timing issue because
4 of that. I would have to weigh that. The more important
5 factor in my mind and my concern, Mr. Roof, relates to the
6 issue that what you have shared with me to be your desired
7 defense is in a sense no defense. And I would think that
8 would weigh heavily against you having the capacity to
9 provide yourself a defense. That is the difficulty.

10 THE DEFENDANT: I -- I guess the last thing I wanted
11 to say is yesterday you used the word "afield."

12 THE COURT: I'm sorry?

13 THE DEFENDANT: You used the word "afield," and you
14 said that we didn't want to get afield. I think that all of
15 this is afield. I think that everything Bruck says is
16 afield. I think everything they do is afield. You know, it
17 would be impressive. I don't deny he's probably a good
18 lawyer, and if he had something to go with, when he was --
19 when he had this binder, and he was talking to Ballenger
20 going through all these things, scrutinizing his history, I
21 smiled. That's when somebody said, "Can you note that he
22 smiled." That's why I was smiling because I was impressed
23 with him. But it's -- he doesn't have anything to go on.
24 And it's just --

25 THE COURT: He does. You see, you wrote in the

letter "I have no defense," you know, and he feels like you do. And he believes that, and Ms. Paavola, Ms. Stevens, they believe that. Now, you don't, and I can understand -- I understand both of your views on that. But I don't regard them as insincere, Mr. Roof, and I know that sometimes you have said to me you don't think they really believe them, and other times you've said to me, "You know, I kind of recognize they probably are trying to do the best for me."

THE DEFENDANT: I do think to a certain extent that they might believe that I have autism. But all this other stuff that they brought up today about emergent schizophrenia, I don't think that they believe that for a minute. I think it's so ridiculous. Just -- but I think autism is ridiculous too.

THE COURT: Well, the part I talked about being afield is the key issue. It is -- whether there is certain conditions, that's a relevant consideration, but the key here is do you have the capacity, do you understand the proceedings, and can you -- do you have the capacity to assist your attorneys. That's really what competence is all about.

THE DEFENDANT: Okay. Just one last thing is that I don't know how in the world I'm going to cooperate with my lawyers now after today, after all the other things that they have said about me. The other allegations of different

1 mental problems, it's just -- it's not going to happen. I
2 mean, if I hated them before, I really hate them now. And
3 it's --

4 THE COURT: See, here is the problem I have with
5 that: I don't doubt -- I mean, you have substantially
6 cooperated with them, and I want to be real honest with you.
7 In terms of putting up their autism defense, they don't -- or
8 whatever their mental health defense may be, they don't --
9 they are not looking for you to testify to put that up. So
10 it would be desirable for you to be communicative with them
11 and to support their efforts. The -- I'm persuaded that no
12 lawyer -- if I were to replace them today and bring another
13 set of lawyers, we would be in exactly the same position.
14 Any competent lawyer is not going to do what you want
15 Mr. Bruck to do, which is simply say, "I have no defense."
16 They just won't do that. That's not the way lawyers in
17 capital cases handle these situations. So I don't think
18 giving you another lawyer is a solution. I don't think
19 letting you self-represent is a solution, though I'm willing
20 to take that up. If that is something you make that motion,
21 I will consider that. But I want to be candid with you of my
22 concerns.

23 And, you know, I would urge you to cooperate with
24 them and to assist them to the extent you feel like you are
25 able to do that. I think you should, and I urge you even in

1 your disagreement with them to be courteous and to respond to
2 their questions. I know it's difficult. But in some ways --
3 I'm sure there are times your parents said to you, "I'm doing
4 this because it's in your best interests though it doesn't
5 seem that way to you right now." And I'm going to suggest to
6 you that that is the way your lawyers are. They are trying
7 to do something to help you. So I would urge you to do your
8 best to communicate with them, to respond to their questions,
9 though I think a lot of this has already occurred. You have
10 already been -- as I understand, been through the exhibits
11 and given them all the information and sat for many
12 evaluations and so forth.

13 THE DEFENDANT: Yes. Um, I have one last thing to
14 say and then I have a question, and I'm done.

15 THE COURT: Sure.

16 THE DEFENDANT: This is going to seem really petty,
17 but yesterday -- Ballenger said yesterday that I said Assad
18 was a bigoted racist. I didn't say that, and I don't even
19 know how Assad could be a racist. I wanted to say that, and
20 then my question is, what's going to happen to my letter?

21 THE COURT: That will be a matter that we will have
22 to take up at some point. I presume the Government will try
23 to admit that, and the defense -- your defense lawyers will
24 try to keep it out, and it will be a matter I have to rule
25 on. I haven't heard the argument yet, but like every other

1 issue, it will be one of those evidentiary issues, Mr. Roof,
2 I'll just have to take up. I don't have an answer.

3 THE DEFENDANT: Okay. I'm finished.

4 THE COURT: Are you sure?

5 THE DEFENDANT: I'm finished.

6 THE COURT: Very good. You can return to your seat.

7 THE DEFENDANT: Thank you.

8 THE COURT: Okay. Anything further from counsel?

9 First from the defense?

10 MR. BRUCK: There is one matter with respect to the
11 competency evaluation: Based on the totality of the evidence
12 regarding autism and the fact that there has not been a
13 specialized autism assessment on the question of competence,
14 and since our expert was out of the country and not able to
15 respond to this sudden problem that has arisen of this
16 matter, we request that a competency determination -- a
17 competency assessment focused on the question of autism and
18 performed by a qualified court examiner with expertise in
19 autism be ordered.

20 THE COURT: That motion is denied. I feel I have an
21 adequate record here to evaluate competency.

22 MR. BRUCK: We have nothing further.

23 THE COURT: Anything from the Government?

24 MR. RICHARDSON: Nothing from the Government.

25 THE COURT: I'm going to take this matter under

1 advisement. I would anticipate entering an order within the
2 next several days. The -- there is a matter of I need to
3 take up ex parte with the defendant and his counsel, so if
4 there is nothing further in this matter, I need to excuse the
5 Government lawyers to take that single matter.

6 MR. RICHARDSON: Your Honor, can I just ask just one
7 question? I know it may be a difficult one. Lots of people
8 have plans for the weekend, and I know that you have plans
9 that are primarily involving writing, but if there is a point
10 in which you could provide information just to counsel that
11 we could plan as to whether we were starting jury selection
12 on Monday morning.

13 THE COURT: I think you should anticipate until you
14 hear otherwise that jury selection will be Monday morning.

15 MR. RICHARDSON: Thank you, Your Honor.

16 It's going to take just a moment.

17 THE COURT: Take your time.

18 Mr. Roof, I'm going to ask you to come to the podium
19 for just a moment. I want to have a conversation with you,
20 if I could, sir.

21 Mr. Roof, you stated to me when we had a
22 conversation on November 7th that it was your desire to plead
23 guilty, but you understood you were not allowed to plead
24 guilty if you were charged with a potential death penalty
25 offense. I take no position whether -- regarding whether you

1 plead guilty -- you should plead guilty or not guilty, but I
2 want to make sure you understand your legal rights and make a
3 knowing and intelligent decision regarding the exercise of
4 those rights.

5 So with that I want to explain to you that as a
6 defendant in a criminal case, you have the right to plead
7 guilty, and you have the right to plead not guilty to any
8 charge. You are not prohibited from pleading guilty because
9 one or more of the charges carries a potential sentence of
10 death. The decision to plead guilty or the decision to plead
11 not guilty is a decision of the defendant and not his
12 attorney. However, I urge you to consider carefully the
13 advice of your attorneys regarding your plea because there
14 are many consequences which flow from pleading guilty, and
15 your attorneys have considerable experience in this area.

16 Also want you to understand that if you plead
17 guilty, there will be a jury trial regarding the proper
18 sentence to be imposed. If you plead not guilty and are
19 convicted by the jury on one or more charges that carries a
20 death penalty, there will be a jury trial regarding your
21 sentence as well. In other words, a plea of guilty does not
22 avoid a jury trial on whether the death penalty will be
23 imposed.

24 Now that I've provided you that information, let me
25 ask you a few questions. Number one, do you understand that

1 you have presently pled not guilty to the charges against
2 you? Do you understand that?

3 THE DEFENDANT: Yes.

4 THE COURT: Do you understand that you have the
5 right to plead not guilty and the right to plead guilty? Do
6 you understand that?

7 THE DEFENDANT: Yes.

8 THE COURT: Do you understand that the decision
9 regarding what plea will be entered is your decision to make?

10 THE DEFENDANT: Yes.

11 THE COURT: Have you had a chance to consult with
12 your lawyers regarding your plea?

13 THE DEFENDANT: Yes.

14 THE COURT: Have you given your attorneys' advice
15 careful consideration?

16 THE DEFENDANT: No.

17 THE COURT: And why is that?

18 THE DEFENDANT: I haven't really been thinking about
19 it.

20 THE COURT: Okay.

21 THE DEFENDANT: They did talk to me about it
22 sometime recently.

23 THE COURT: Okay. Do you understand that if you
24 plead guilty, you will -- you will still have a jury trial on
25 whether the death penalty will be imposed? You understand

1 that?

2 THE DEFENDANT: Yes.

3 THE COURT: Knowing all of these factors, do you
4 have a present desire to maintain your plea of not guilty or
5 to change your plea?

6 THE DEFENDANT: Maintain it.

7 THE COURT: I'm sorry?

8 THE DEFENDANT: Maintain it.

9 THE COURT: You would like to maintain your plea of
10 not guilty?

11 THE DEFENDANT: Yes.

12 THE COURT: Very good. Okay. With that, you may
13 return to your seat.

14 With that, the matter will be adjourned.

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4 I certify that the foregoing is a correct transcript
5 from the record of proceedings in the above-titled matter.

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Amy C. Diaz, RPR, CRR

December 1, 2016

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/S Amy Diaz

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